

AWI PRE-PETITION LIQUIDATED
CLAIM FORM

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Part 3: Signature Page

The claimant or the person filing on his/her behalf (such as the personal representative or attorney) must sign all claims.

I have reviewed the information submitted on this claim form and all documents submitted in support of this claim. To the best of my knowledge under penalty of perjury, the information submitted is accurate and complete.

Signature of claimant or Representative

Please print the name and relationship to the claimant of the signatory above.

Please review your submission to ensure it is complete.

- ☐ Death Certificate (if applicable)
- ☐ Certificate of Official Capacity (if personal representative is filing form)
- ☐ Documentary evidence of the Pre-Petition Liquidated Claim

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**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re

ARMSTRONG WORLD INDUSTRIES
INC., *et al.*,

Debtors

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Chapter 11
Case No. 00-4471 (RJN)
(Jointly Administered)

Exhibit 8.1

ASSUMED EXECUTORY CONTRACTS AND UNEXPIRED LEASES

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Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
A C and S, Inc. James E. Hipolit 120 North Lime Street Lancaster, PA 17602	Agreement concerning certain shared insurance policies	10/14/1993		\$0.00
A&D Supply of Oklahoma City, Inc. George W. Hughes 801 South Agnew Oklahoma City, OK 73108	Distribution Agreement	1/2/1998		\$0.00
A&D Supply of Tulsa Robert W. Hughes 4225 South Sheridan Tulsa, OK 74145	Distribution Agreement with A&D Supply of Tulsa	1/17/1998		\$0.00
Abbott, William W. William W. Abbott 6923 Green Tree Drive Naples, FL 34108	Directors' Retirement Income Plan of AWI, Inc.	4/22/1983		\$0.00
Accenture President 180 North LaSalle Chicago, IL 60601	Strategic Account Agreement with Accenture	11/29/2000		\$0.00
Acoustic Systems, Inc. and Eastern Asia Technology Ltd. John Hayashi 1200 Kona Drive Rancho Dominguez, CA 90220	Confidentiality Agreement	2/14/2000	2/14/2005	\$0.00
Acoustical Specialties & Supply, Inc. Chief Legal Officer 12433 South Choctaw Drive Baton Rouge, LA 70815	Building Products Division Distribution Agreement	1/1/1998		\$0.00
Acoustical Supply and Distributing Harvey Neef 5410 West State Street Boise, ID 83703	Building Products Division Distribution Agreement	1/1/1998		\$0.00
Acoustical Supply, Inc. Eddie Langford 8740 Maumelle Boulevard, P. O. Box 13630 North Little Rock, AR 72113	Building Products Division Distribution Agreement	1/1/1998		\$0.00
Active International Attn: George P. Oipas One Blue Hill Plaza Pearl River, NY 10965	Confidentiality Agreement	12/8/1998	12/8/2003	\$0.00
ADP National Account Services Bill D. Smith 11411 Red Run Boulevard Owings Mills, MD 21117	Master Services Agreement, as amended	12/21/1999		\$0.00
ADT Security Services J.B. Baker 2032 E. Pleasant Valley Blvd. Altoona, PA 16602	Security Services Agreement	6/1/1999	5/31/2004	\$32.10
Advanced Control Solutions Chief Legal Officer 113562 Ridge Lane Bentonville, AR 72712	Confidentiality Agreement	8/6/1998	8/7/2003	\$0.00
Advantage Technology, Inc. Manager 1809 Olde Homestead Lane Lancaster, PA 17605	Assignment of patents	1/1/1991	2/27/2006	\$0.00
Ahlstrom Glassfibre Oy Tommy Bjorman PO Box 18, Ahlstromintie 19 Fin-48601 Karhula Finland	Confidentiality Agreement	5/15/1998	5/15/2008	\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
AIS International Inc. Chief Legal Officer 6969 West 20th Avenue Hialeah, FL 33014	Export Agreement	1/1/1996		\$0.00
AIS International Inc. John Hernandez 6969 West 20th Avenue Hialeah, FL 33014	Export Agreement	10/5/1995		\$0.00
Alabama & Gulf Coast Railway Chief Legal Officer C/Rail-America, Inc., P.O. Box 200384 Dallas, TX 75320	Private grade crossing agreement between St. Louis-San Francisco Railway Company and Armstrong Cork Company.	3/29/1973		\$0.00
Alabama & Gulf Coast Railway Chief Legal Officer 906 Olive Street St. Louis, MO 63101	Private Roadway and Crossing Agreement	6/1/1983		\$0.00
All Interior Supply Chief Legal Officer 470 Metroplex Drive Suite 217 Nashville, TN 37211	Distributorship agreement between Armstrong and All Interior Supply Inc. for Ceiling Systems products			\$0.00
All Interior Supply Chief Legal Officer 3674 Reese Avenue West Palm Beach, FL 33404	Distributorship agreement between Armstrong and All Interior Supply Inc. for Ceiling Systems products	2/8/1984		\$0.00
All Interior Supply Chief Legal Officer 3724 Silver Star Road Orlando, FL 32808	Distributorship agreement between Armstrong and All Interior Supply Inc. for Ceiling Systems products	10/29/1984		\$0.00
All Interior Supply John Hernandez 5600 D Airport Blvd. Tampa, FL 33614	Distributorship agreement between Armstrong and All Interior Supply Inc. for Ceiling Systems products	1/1/1987		\$0.00
All-States Moving & Storage Company, Inc Chief Legal Officer 2800 Navy Blvd Pensacola, FL 32505	Lease Agreement and amendments	6/1/1986		\$0.00
Allen Bradley Company Chief Legal Officer 52 Grumbacher Road, Suite 10 York, PA 17402-9407	Rockwell Software License	12/18/1996		\$0.00
Alliance Wholesalers, Inc. Chief Legal Officer P. O. Box 2930 Alliance, OH 44601	Residential Building Products Division Wholesaler Agreement	7/1/1999		\$0.00
Allied Building Products Robert Fuery Sr. 850 Flora Street Elizabeth, NJ 07201	Building Products Division Distribution Agreement	1/1/1998		\$0.00
Allroc Building Products Chief Legal Officer 4225 W. Glenrosa Avenue Phoenix, AZ 85019	Building Products Division Distribution Agreement	2/14/1998		\$0.00
Amerhart, Ltd. Chief Legal Officer P. O. Box 10097 Green Bay, WI 54307	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Amerhart, Ltd. Chief Legal Officer 6430 Grand Avenue Duluth, MN 55701	Distribution Agreement			\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Amerhart, Ltd. Chief Legal Officer 1911 Kramer Street LaCrosse, WI 54603	Residential Building Products Division Wholesaler Agreement	11/1/1996		\$0.00
American Airlines Kathy Lowe Airport Business Center International Court Three Lester, PA 19113	Special City Pairs Agreement	11/17/1999		\$0.00
American Express Travel Related Services Virginia Curnal PO Box 53800 Phoenix, AZ 85027	Corporate Card Account Agreement	1/1/1998		\$0.00
American Leistritz Extruder Corp. William Thiele 169 Meister Avenue Summersville, NJ 08876	Confidentiality Agreement	6/2/1999	6/2/2009	\$0.00
Anacomp Nicholas A. Salimbene 12365 Crosthwaite Circle Poway, CA 92064	Master agreement for data imaging services	7/26/1999	1/31/2005	\$9,734.69
Angello, Matthew Matthew Angello 934 Highmeadow Court Lancaster, PA 17601	Split Dollar Life Insurance Agreement with Matthew J. Angello	2/1/1997		\$0.00
Angle Blade Company John A. Weeks 51 Prospect Avenue Plattsburg, NY 12901	Confidentiality Agreement	1/14/1999	1/14/2004	\$0.00
Ansan Fire Safety Co. Dale Sorrell 1520 W. Richmond Road Stillwater, OK 74075	Contract for inspection and service of portable fire extinguishers	8/29/2001	8/29/2005	\$492.62
Aphex Systems, Ltd. Marvin Caesar 111068 Randall Street Sun Valley, CA 91352	Confidentiality Agreement	4/19/2000	4/19/2005	\$0.00
Applied Industrial Technologies Michael Barto PO Box 4672 Lancaster, PA 17604	Confidentiality Agreement	11/3/1998	11/3/2003	\$0.00
Applied Machine Vision, Inc. Mario Mancini 820 Evergreen Avenue Pittsburgh, PA 15209	Confidentiality Agreement.	8/17/2000		\$0.00
Arcatex, Inc. Juergen Mertz PO Box 18271 Spartanburg, SC 29318	Confidentiality Agreement	1/27/1999	1/27/2004	\$0.00
Arch Chemicals, Inc. Chief Legal officer 350 Knotter Dr Cheshire, CT 06410	Confidentiality Agreement	2/22/1999	2/22/2009	\$0.00
Architectural Interior Products Thomas McCarly P. O. Box 5555 Vienna, WV 26105	Distributor Agreement	1/1/1998		\$0.00
ArmaceLLC James F Mars, Jr. 7600 Oakwood Street Extension Mebane, NC 27302	Storage Agreement	6/1/2000	5/31/2005	\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
ARMCOM Distributing Co. C.J. Cornwell 4300 Park Glen Road St. Louis Park, MN 55416	Distributor Agreement	1/1/1998		\$0.00
ARMCOM Distributing Co. President 2956 Center Court Eagan, MN 55121-1257	Distributor Agreement	8/6/1997		\$0.00
Armstrong Building Products B.V. Chief Legal Officer Abramskade 4, P.O. Box 10 9600 AA Hoogezand Netherlands	Trade mark license between Armstrong World Industries-ACI,B.V. and Armstrong World Industries,Inc.	5/18/1987		\$0.00
Armstrong Building Products Co. (Shanghai) George M. Koontz Qihaoqiao, Zhaoxiang, Qingpu County Shanghai China	Technical License Contract	4/5/1995		\$0.00
Armstrong Building Products Co. (Shanghai) Chief Legal Officer Qihaoqiao, Zhaoxiang, Qingpu County Shanghai China	Trademark and Tradename License Contract	4/5/1995		\$0.00
Armstrong Building Products GmbH Chief Legal Officer Robert Bosch Strasse 10 Munster Germany	Service Agreement (Logistical and Management Services)	5/22/1996		\$0.00
Armstrong Building Products S.A. Chief Legal Officer 6-10 Rue Des Ecoissons B.P. 89 Pontarlier France	Service Agreement (Logistical and Management Services)	5/21/1996		\$0.00
Armstrong DLW AG Chief Legal Officer Stuttgarter Strasse 75 Bietigheim-Bissingen Germany	Supply and distribution agreement between Armstrong World Industries,Inc. and DLW Aktiengesellschaft.	1/1/1999	6/30/2004	\$0.00
Armstrong Parafon AB President, Armstrong Parafon AB S-541 86 Skovde Sweden	License agreement	8/1/1996		\$0.00
Armstrong Realty Group, Inc. James E. Bowers P. O. Box 3001 Lancaster, PA 17603	Agreement to Operate and Administer Employee House Transfer Program	12/1/1989		\$0.00
Armstrong Rubber Company, The Giuseppe Morchi 500 Sargent Drive New Haven, CT 06538	Agreement between Armstrong Cork and Armstrong Rubber concerning registration of the trademark "Armstrong" in various foreign countries.	8/28/1947		\$0.00
Armstrong World do Brasil, Ltda Chief Legal Officer Vargem Grande Paulista Brazil	Trade consulting agreement	7/1/1998		\$0.00
Armstrong World Industries Canada Ltd J. S. Donnelly, Jr. 6911 Decarie Boulevard Montreal Quebec Canada H3W 3E5	Service Agreement (Logistical and Management Services)	1/1/1997		\$0.00
Armstrong World Industries Latin America, Inc. Chief Legal Officer 1700 Valley Bank Plaza Las Vegas, NV 89031	Trade consulting agreement	7/1/1998		\$0.00
Armstrong World Industries, Ltd. Chief Legal Officer 38 Market Square Uxbridge, Middlesex England UB8 1NG	Service agreement by and between Armstrong World Industries,Inc. of Pennsylvania and Armstrong World Industries,Ltd. of the United Kingdom.	1/1/1996	1/1/2005	\$0.00

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Armstrong-Nylex, PTY, Limited Chief Legal Officer 29-39 Mill Road, Braeside Mordialloc, Victoria 3195 Australia	Know-How Royalty Agreement	1/15/1988		\$0.00
Armstrong-Nylex, PTY, Limited Chief Legal Officer 29-39 Mills Road, Braeside Mordialloc, Victoria 3195 Australia	Technical assistance agreement	11/22/1983		\$0.00
Arnold Printed Communications Craig Arnold 53 Eastman Avenue Lancaster, PA 17603	Confidentiality Agreement	6/1/2000	6/1/2005	\$0.00
Arnold Transportation Services Kurt Antkiewicz 10 Hancock Court East Windsor, NJ 08520	Contract for Carriage	6/5/1999		\$0.00
Arteva North America S.a.r.l., Arteva Specialties S.a.r.l. d/b/a KoSa Richard L. Osman 4502 Charlotte Park Drive Charlotte, NC 27217	Confidentiality Agreement	10/17/2000	10/17/2007	\$0.00
ASCAP Chief Legal Officer 2690 Cumberland Parkway, Suite 490 Atlanta, GA 30339	Music-In-Business blanket license agreement	5/1/1998		\$0.00
Aspen Research Corporation Attn: Roger W. 436 Country Road D New Brighton, MN 55003	Confidentiality Agreement	2/5/1998	2/5/2008	\$0.00
Aspen Technologies Lisa Zappala 1828 North Cook Parkway, Suite 104 Bothell, WA 98011-8009	Software License and Service Agreement	12/30/1988	11/30/2003	\$0.00
Association for Retarded Citizens Escambia Co a/k/a ARC Gateway Donna Fasset 3916 N 10th Ave Pensacola, FL 32505	Master Agreement related to the production of samples and sublease	12/13/1999		\$21,236.48
Astro Machine Works Chief Legal Officer 470 Wenger Drive Ephrata, PA 17522	Confidentiality Agreement	9/2/1998	9/2/2003	\$0.00
Atlas Commerce Alan Prushan 300 Chester Field Parkway Malvern, PA 19355	Confidentiality Agreement	1/9/2001		\$0.00
Atofina Chemicals, Inc. Ryan Dirks 2000 Market Street Philadelphia, PA 19103	Confidential Disclosure Agreement	9/1/2000	12/31/2006	\$0.00
Austin Acoustical Materials, Inc. Chief Legal Officer 109 Farley Drive Austin, TX 78753	Distributor Agreement	1/1/1998		\$0.00
AutoDesk Inc. Chief Legal Officer P. O. Box 24026 Seattle, WA	Software License & Maintenance Agreement			\$0.00
Automatic Handling Systems David J. Pienta 360 Lavoy Road Erie, MI 48133	Confidentiality Agreement	7/10/1998	7/10/2003	\$0.00

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Automotive Rentals, Inc. Daniel Willard 9000 Midlantic Drive Mt. Laurel, NJ 08054	Auto Fleet Lease & Services Agreement	2/6/1998	7/1/2006	\$0.00
Autozone, Inc. President 123 Front Street Memphis, TN 38103	Strategic Account Agreement with Autozone, Inc.	7/1/2000		\$0.00
Avaya, Inc. Chief Legal Officer 5555 Oakbrook Parkway, Suite 500 Norcross, GA 30093	Service protection plan and addendum	11/5/2000	11/5/2004	\$3,686.71
Avendra President 702 King Farm Blvd. Rockville, MD 20850	Strategic Account Agreement with Avendra	5/20/1997		\$0.00
AVL Systems, Inc. Phil Hale 5540 Southwest 6th Place Oscala, FL 34474	Confidentiality Agreement	2/17/2000	2/17/2005	\$0.00
AWL Scandinavia Ab Chief Legal Officer Krossverksgatan 32, SE-216 16 Malmo Se-216 16 Malmo Sweden	Confidentiality Agreement	4/28/1999	4/28/2004	\$0.00
Babcock Lumber Company Chief Legal Officer 6472 Mt. Everett Road Hubbard, OH 44425	Residential Building Products Division Wholesaler Agreement	6/28/1991		\$0.00
Babcock Lumber Company Chief Legal Officer 204 Little Buffalo Road Gassaway, WV 26624	Residential Building Products Division Wholesaler Agreement	7/15/1991		\$0.00
Babcock Lumber Company Chief Legal Officer 2220 Palmer Street Pittsburgh, PA 15218	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Babcock Lumber Company Chief Legal Officer 6063 Collett Road Farmington, NY 14425	Residential Building Products Division Wholesaler Agreement	7/1/1997		\$0.00
Babcock Lumber Company Chief Legal Officer 5410 Sixth Avenue Altoona, PA 16602	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Baerlocher U.S.A. Chief Legal Officer 3676 Davis Road N.W. Dover, OH	Confidentiality Agreement relating to program for the development of sheet flooring products	4/17/2000	4/17/2005	\$0.00
Barnes & Noble, Inc. President 120 Fifth Avenue New York, NY 10011	Strategic Account Agreement with Barnes & Noble, Inc.	6/6/1997		\$0.00
Barrington, James E., Trustee James E. Barrington 261 Old Delp Road Lancaster, PA 17601	Trust Owned Split Dollar Life Insurance Agreement with Fred L. Phillips	2/1/1996		\$0.00
Basic Components Inc. Chief Legal Officer 1201 South Second Avenue Mansfield, TX 76063	Warehousing Agreement			\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Batchelor Supply Inc. Chief Legal Officer 143 Hein Drive Garner, NC 27529	Warehousing Agreement			\$0.00
Bates, Curtis L. Curtis L. Bates 229 Meadowoods Drive Jacksonville, MS 39211	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Baumann, Arthur Arthur Baumann 6108 Oak Fern Court Tampa, FL 33617	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
BAV, Inc. Melanie S. Glenn 10550 Maybank Drive Dallas, TX 75220	Distributor Agreement with BAV of Texas	1/1/1998		\$0.00
Beaver Falls Municipal Auth Chief Legal Officer PO Box 400 Beaver Falls, PA 15010	Utility Contract			\$5,539.05
Beaver Falls Sewage Auth Chief Legal Officer Municipal Bldg Beaver Falls, PA 15010	Utility Agreement			\$0.00
Beggs, III, Leslie S. Leslie S. Beggs, III 7221 Deerhill Court Clarkston, MI 48346	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Bennett Supply Company Chief Legal Officer 300 Business Center Drive Cheswick, PA 15024-1071	Residential Building Products Division Wholesaler Agreement	5/24/1991		\$0.00
Berry Finance NV Chief Legal Officer Inglemunstersteenweg 162 Oostrozebeke B-8780 Belgium	Supply and Distribution Agreement	10/31/2000	10/31/2005	\$0.00
Beverly Enterprises President One Thousand Beverly Way Fort Smith, AR 72919-1619	Strategic Account Agreement with Beverly Enterprises	1/1/2000		\$0.00
Bidcom, Inc. E. Parkinson 201 Mission Street, Suite 2900 San Francisco, CA 94105	Confidentiality agreement	3/23/2000		\$0.00
Blair, Donald D. Donald D. Blair 140 Valley Club Circle Little Rock, AR 72212	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Blockbuster Entertainment President 1201 Elm Street Dallas, TX 75270	Strategic Account Agreement with Blockbuster Entertainment	12/23/1996		\$0.00
BlueBolt Networks, Inc. Jeffery R. Sears 3710 University Drive, Suite 160 Durham, NC 27707	Confidentiality Agreement	12/4/2000		\$0.00
BMC Software Chief Legal Officer 2101 CityWest Blvd Houston, TX 77042	Software License & Support Agreement	9/23/1998	10/31/2005	\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Boise Cascade Wholesale Building Materials Chief Legal Officer P. O. Box 30437 Billings, MT 59107	Residential Building Products Division Wholesaler Agreement	6/1/1991		\$0.00
Bombay Company, Inc., The President 550 Bailey #700 Fort Worth, TX 76107	Strategic Account Agreement with The Bombay Company, Inc.	2/19/1997		\$0.00
Bonvouloir, Roger E. Roger E. Bonvouloir P.O. Box 910 Franconia, NH 3580	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Booker & Company Chief Legal Officer 4720 Oak Fair Boulevard Tampa, FL 33602	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Booker & Company Chief Legal Officer 515 East Ninth Street Jacksonville, FL 32201	Residential Building Products Division Wholesaler Agreement			\$0.00
Booker & Company Chief Legal Officer 2500 NW 74 Avenue Miami, FL 33178	Residential Building Products Division Wholesaler Agreement			\$0.00
Borders, Inc. President 100 Phoenix Drive Ann Arbor, MI 48108	Strategic Account Agreement with Borders, Inc.	1/1/2001		\$0.00
Borkgren, Steven R. Steven R. Borkgren 2883 Wimbledon Lancaster, PA 17601	Split Dollar Life Insurance Agreement with Steven R. Borkgren	2/1/1997		\$0.00
Born, Richard K. Richard K. Born 1082 Hunters Path Lancaster, PA 17601	Split Dollar Life Insurance Agreement with Richard K. Born	2/1/1997		\$0.00
Born, Ronald C., Trustee Ronald C. Born 11731 Kingsgate Court Perrysburg, OH 43551	Trust Owned Split Dollar Life Insurance Agreement with Richard K. Born	2/1/1996		\$0.00
Bostik, Inc. Chief Legal Officer 211 Boston Street Middletown, MA 01949-2128	Confidentiality Agreement	11/16/1998	11/16/2003	\$0.00
Breeze, Francis Francis Breeze 111 Grandview Avenue, Unit 120 Pittsburgh, PA 15211	Deferred Compensation Plan for Nonemployee Directors - Francis Breeze	1/1/2000		\$0.00
Breeze, Francis Francis Breeze 111 Grandview Avenue, Unit 120 Pittsburgh, PA 15211	Directors' Retirement Income Plan of AWI, Inc.	4/22/1983		\$0.00
Bressler Group Mike Flanagan 2400 Market Street Philadelphia, PA 19106	Confidentiality Agreement	7/9/1998	7/9/2003	\$0.00
Buildfolio.com Chern Chee Song 1895 El Camino Real Palo Alto, CA 94306	Confidentiality Agreement	3/22/2000		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Building & Industrial Wholesale Company Chief Legal Officer 1900 Pike Street Parkersburg, WV 26103	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Building Materials Wholesale, Inc. Chief Legal Officer 101 Cahaba Valley Parkway West Pelham, AL 35124	Distributor Agreement	1/1/1998		\$0.00
Burger King President Two Alahambra Plaza Coral Gables, FL 33134	Strategic Account Agreement with Burger King	1/1/2000		\$0.00
Burke Mercer Flooring Products Craig Carnes 2250 South 10th Street San Jose, CA 95112	Confidentiality Agreement	3/22/2000	3/22/2005	\$0.00
Burnaford Organization, The, Trustee Donald R. Burnaford Two Hartford Drive, Suite 205 Tinton Falls, NJ 07701	Trust Owned Split Dollar Agreement with Alan L. Burnaford	2/1/1996		\$0.00
Butler Manufacturing Company John Cross BMA Tower, Penn Valley Park, P. O. Box 419917 Kansas City, MO 64141	Confidentiality Agreement	8/4/2000		\$0.00
BYK-Chemie GmbH Karlheinz Haubennestel Abelstrasse 45, P.O. Box 10 02 45 D-46462 Wesel Germany	Confidentiality Agreement	1/13/2000	1/13/2005	\$0.00
BYK-Chemie Usa Jeffrey B. Converse 524 South Cherry St., P.O. Box 5670 Wallingford, CT 06492	Confidentiality Agreement	12/3/1999	12/3/2004	\$0.00
Cain-Forlaw Company Brian Casto 4801 Dressler Rd., Suite 184-A Canton, OH 44718	Confidentiality Agreement	6/1/1999	6/1/2009	\$0.00
Cameron Ashley Building Products Chief Legal Officer 479 Chase River Road Waterbury, CT 06704	Residential Building Products Division Wholesaler Agreement	6/17/1997		\$0.00
Cameron Ashley Building Products Chief Legal Officer P. O. Box 420 Waterville, ME 04901	Residential Building Products Division Wholesaler Agreement			\$0.00
Cameron Ashley Building Products Chief Legal Officer 1605 Marietta Boulevard NW Atlanta, GA 30318-3644	Residential Building Products Division Wholesaler Agreement	9/19/1997		\$0.00
Cameron Ashley Building Products Chief Legal Officer P. O. Box 276 Cedar Rapids, IA 52406-0276	Residential Building Products Division Wholesaler Agreement			\$0.00
Cameron Ashley Building Products Chief Legal Officer 11561 Plano Road Dallas, TX 75201	Residential Building Products Division Wholesaler Agreement			\$0.00
Cameron Ashley Building Products (ABPCO Central) Chief Legal Officer 63 Bedford Street, P. O. Box 1287 Lakeville, MA 02347	Residential Building Products Division Wholesaler Agreement			\$0.00

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<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Cameron Ashley Building Products (API Supply Co.) Chief Legal Officer 2911 South 27 Street LaCrosse, WI 54601	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Cameron Ashley Building Products (API Supply Co.) Chief Legal Officer 301 East 50th St. North Sioux Falls, SD 57104	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Cameron Ashley Building Products (API Supply Co.) Marc Little East 12th Street & Highway 6 Newton, IA 50208	Residential Building Products Division Wholesaler Agreement with API Supply Company	7/1/1991		\$0.00
Cameron Ashley Building Products (API Supply Company) Chief Legal Officer 2802 Main Avenue Fargo, ND 58102	Residential Building Products Division Wholesaler Agreement	12/15/1992		\$0.00
Cameron Ashley Building Products (API Supply Company) Chief Legal Officer 1717 East Third Street Sioux City, IA 51106	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Cameron Ashley Building Products (API Supply Company) Chief Legal Officer 5004 API Road Black Hawk, SD 57718	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Cameron Ashley Building Products (API Supply Company) Chief Legal Officer 5110 Main Street NE Minneapolis, MN 55440	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Cameron Ashley Building Products (CDF Building Products) Chief Legal Officer P. O. Box 888, Harrison Avenue White River Junction, VT 05001	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Cameron Ashley Building Products (Thunderbird Steel Corp.) Chief Legal Officer 4300 Second Street NW Albuquerque, NM 87125	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Cameron Ashley Building Products (William Cameron & Co.) Chief Legal Officer 1919 Avenue East, P. O. Box 2956 Lubbock, TX 79408	Residential Building Products Division Wholesaler Agreement	7/1/1992		\$0.00
Cameron Ashley Building Products (Wm. Cameron & Co.) Chief Legal Officer 1221 South Hill Street, P. O. box 1232 San Angelo, TX 76903	Residential Building Products Division Wholesaler Agreement	7/1/1992		\$0.00
Capital Materials of Savannah, Inc. Chief Legal Officer P.O. Box 2847 Savannah, GA 31402	Distributor Agreement	2/22/1993		\$0.00
Carmike Cinemas, Inc. President 1301 1st Avenue Columbus, GA 31901	Strategic Account Agreement with Carmike Cinemas, Inc.	10/1/1998		\$0.00
Cascades Lupel Inc Daniel Antonio Gonzalez 772, rue Sherbrooke Ouest Montreal, Quebec H3A 1G1 Canada	Confidentiality Agreement	7/8/1999	7/8/2004	\$0.00
Ceiling Supply, Inc. J. Michael Rawson 120 Boulder Industrial Drive Bridgeton, MO 63044	Building Products Division Distribution Agreement	1/1/1998		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Ceiling Systems Distributors, Inc. Richard Meodoin 2410 Woodmere Drive Pittsburgh, PA 15205	Building Products Division Distribution Agreement	1/1/1998		\$0.00
Cephren Ali Mohamedi, A.I.A., P.E. 26 Broadway, Suite 973 New York, NY 10004	Confidentiality Agreement	4/17/2000		\$0.00
Ceridian Chief Legal Officer 626 East Wisconsin Avenue Milwaukee, WI 53202-4608	Flexible Spending Account Agreement for Services	1/1/2001		\$0.00
Ceridian Benefits Services (f/k/a ABR Benefits Services) Peggy Feuerstein One Independence Way Princeton, NJ 08540-2023	Services Agreement	3/1/1998		\$0.00
Certified Carpet President 1855 Columbia Avenue Lancaster, PA 17603	Patent Royalty License	7/10/1991	4/28/2009	\$1,311.82
Chaplin Inc., G. E. Brian L. Jones P.O. Box 26 Furlong, PA 18925	Confidentiality Agreement	3/3/1999	3/3/2004	\$0.00
Charles, Clifford L. Raymond Sydansk 2333 Woodwick Road Lancaster, PA 17601	Farm Lease Agreement	9/24/1992		\$0.00
Chase Manhattan Bank Paula Goodstein 4 Chase Metro Tech Center Brooklyn, NY 11245	Master Trust Agreement for RIP	11/1/1999		\$0.00
Chase Manhattan Bank Paula Goodstein 4 Chase Metro Tech Center Brooklyn, NY 11245	Agency Agreement for Retirement Benefit Equity Plan	6/1/2000		\$0.00
Chelsea Group, Ltd. George Benda One Pierce Place, Suite 475E Itasca, IL 60143	Confidentiality Agreement	5/30/2000	5/30/2005	\$0.00
Chiappa, Peter Peter Chiappa 23 Rossimur Court Wilton, CT 6897	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Chicago Lumber Company Chief Legal Officer 1324 Pierce Street Omaha, NE 68108	Residential Building Products Division Wholesaler Agreement	7/30/1991		\$0.00
Chuck E. Cheese's Pizza President 4441 West Airport Freeway Irving, TX 75062	Strategic Account Agreement with Chuck E. Cheese's Pizza	1/1/2000		\$0.00
CIBA Specialty Chemicals Corporation USA Gary Mason 540 White Plains Road, P.O. Box 2005 Tarrytown, NY 10591-9005	Confidentiality Agreement	10/27/1999		\$0.00
Cinemark USA President 3900 Dallas Parkway #500 Plano, TX 75093	Strategic Account Agreement with Cinemark USA	1/1/1998		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Cintas John Gee 5940 S 129th E Avenue Tulsa, OK 74134	Contract for supply of rental garments.	8/10/2000	8/10/2005	\$3,454.82
CISCO Distributors, Inc. Harvey Schumacher 830 Moe Drive Akron, OH 44310	Building Products Division Distribution Agreement	1/1/1998		\$0.00
City Limits Realty Gary Neff 221 East Mifflin Street Lancaster, PA 17603	Management Agreement	11/11/1988		\$0.00
City of Pensacola Chief Legal Officer 180 Governmental Center Pensacola, FL 32501	License Agreement	3/13/1989		\$0.00
Clement, Lawrence C. Lawrence C. Clement 33 Thresher Court Lititz, PA 17543	Split Dollar Life Insurance Agreement with Lawrence C. Clement	2/1/1996		\$0.00
Clothier, Gerald S., Trustee Gerald S. Clothier 6503 Wissahickon Avenue Philadelphia, PA 19119	Trust Owned Split Dollar Life Insurance Agreement with Stephen Stockwell	2/1/1996		\$0.00
Coleman Consulting Group, Inc. David P. Reichwein 32 Ross Common Ross, CA 94957	Confidentiality Agreement	2/10/2000	2/10/2005	\$0.00
Collins, Robert A. Robert A. Collins 2157 Colleens Way Lancaster, PA 17601	Split Dollar Life Insurance Policy with Robert A. Collins	2/1/1997		\$0.00
Colonial Materials, Inc. Chief Legal Officer 6211 Hunt Road Pleasant Garden, NC 27313	Distributor Agreement	4/29/1994		\$0.00
Columbia Innovation Enterprise Jack M. Granowitz 500 West 120th Street New York, NY 10027	Confidentiality Agreement	6/11/1999	6/11/2004	\$0.00
Comdisco Chief Legal Officer 6111 North River Road Rosemont, IL 60018	Master Lease Agreement	7/7/1998		\$0.00
Commercial Interior Supply, Inc. Chief Legal Officer P. O. Box 6863 Buffalo, NY 14240-6863	Building Products Division Distribution Agreement	1/1/1998		\$0.00
Compass Group USA, Inc. (Eurest Dining Services) B. T. Wallenick 2400 Yorkmont Road Charlotte, NC 28217	Services Agreement	9/7/1999	9/7/2004	\$0.00
Compliant Corporation Chief Legal Officer 27070 Miles Road Solon, OH 44139	Equipment Lease (Oxygen Units)			\$1,753.65
Compton Trans & Storage Chief Legal Officer 4302 Industrial Street Boise, IN 83705	Warehousing Agreement			\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Compu Engineering James D. Kulp 436 Creamery Way, Suite H Exton, PA 19341	Confidentiality Agreement	2/15/1999	2/15/2009	\$0.00
Congoleum Corporation Chief Legal Officer P. O. Box 3127 Mercerville, NJ 08619	License Agreement	12/14/1995		\$0.00
Consolidated Rail Corporation L.R. Jones Suite 365, 2605 Interstate Drive Harrisburg, PA 17110	Track Lease	9/9/1991		\$0.00
Continental Flooring Company President 5111 North Scottsdale Road, #208 Scottsdale, AZ 85250	Strategic Account Agreement with Continental Flooring Company	1/1/2001		\$0.00
Conversion Technologies International, Inc. William L. Amt 2180 Park Avenue North, Suite 110 Winter Park, FL 32789	Confidentiality Agreement	9/9/1998	9/9/2003	\$0.00
Cooley Group Jeffrey C. Flath 50 Eften Avenue Pawtucket, RI 02860	Confidentiality Agreement	7/7/2000	7/7/2005	\$0.00
Copps Industries, Inc Patrick J. Copps 10600 N. Industrial Drive Mequon, WI 53092	Confidentiality Agreement	8/16/1999	8/16/2009	\$0.00
Corporate Express President One Environmental Way Broomfield, CO 80021	Strategic Account Agreement with Corporate Express	2/1/1999		\$0.00
Corporate Fitness Works Sheila I. Drohan 18558 Office park Drive Montgomery Village, MD 20886	Management Agreement	8/25/1999		\$0.00
Crameri, Guido, Trustee Guido Crameri 9801 South Ocean Drive, 101-2 Nettles Is. Jensen Beach, FL 34957	Trust Owned Split Dollar Life Insurance Agreement with James B. Sabino	2/1/1996		\$0.00
Crestron Electronics Inc. Chris Wildfoerster 15 Volvo Drive Rockleigh Industrial Park Rockleigh, NJ 07647	Confidentiality Agreement	4/24/2000	4/24/2005	\$0.00
Critical Link Llc David A. Rice 404 Oak Street Syracuse, NY 13023	Confidentiality Agreement	5/4/2000	5/4/2005	\$0.00
Crouch, Michael Michael Crouch 919 Black Oak Ct. Gibsonia, PA 15044	Special incentive program related to the sale of installation product assets	4/5/2000		\$135,143.00
Csiro Building, Construction And Engineering David Proctor P.O. Box 56, Graham Road Highett, VIC 3190 Australia	Confidentiality Agreement	10/5/1999	10/5/2009	\$0.00
CSR Building Materials Chief Legal Officer 1501 Belvedere Road West Palm Beach, FL 33406	Distributor Agreement			\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
CT Corporate System Chief Legal Officer 1633 Broadway New York, NY 10019	License Agreement	8/16/1995		\$0.00
Cuccia, Charles Charles Cuccia 3 Van Dorn Court Middletown, NJ 7748	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Dai Ichi Group Pablo Tobiano 1330 Bedford Road San Marino, CA 91108	Confidentiality Agreement	10/26/1999	10/26/2004	\$0.00
Dai-Ichi Electronic Mfg Pablo Tobiano 160 Mariano Ave Pasig City Philippines	Technology and Patent License	1/15/2001		\$0.00
Dashco, Inc. D.S. Wesner P.O. Box 301 East Rutherford, NJ 07073	Building Products Division Distribution Agreement	1/1/1998		\$0.00
Datacomm Research Company Ira Brodsky 14318 Millbriar Circle Chesterfield, MO 63017	Confidentiality Agreement	7/14/1999	7/14/2004	\$0.00
DataCore Technology, Inc. Chief Legal Officer 436 Creamery Way Ste H Exton, PA 19341	Agreement for Automanager Support Services	6/28/2000		\$0.00
Dave and Busters, Inc. President 2481 Manana Drive Dallas, TX 75220	Strategic Account Agreement with Dave and Busters, Inc.	1/1/2000		\$0.00
Davidson, Inc. Chief Legal Officer P. O. Box 1925 Lake Charles, LA 70602-1925	Residential Building Products Division Wholesaler Agreement	6/11/1991		\$0.00
Days Distribution Services Chief Legal Officer 24019 Reedy Drive Elkhart, IN 46515	Warehousing Agreement			\$0.00
Dealers Warehouse Corporation Chief Legal Officer 1530 Sixth Avenue Knoxville, TN 37927	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Deaton, Inc. T.E. Turble 317 Avenue, West Birmingham, AL 35214	Contract for Carriage	1/10/1994		\$3,586.24
Deaver, Charles Wallace Charles Wallace Deaver 121 Windover Turn Lancaster, PA 17601	Split Dollar Life Insurance Agreement for Everett Allen Deaver	2/1/1996		\$0.00
Deaver, Jr., Everett Allen Everette Allen Deaver, Jr. 121 Windover Turn Lancaster, PA 17601	Split Dollar Life Insurance Policy for Everett Allen Deaver	2/1/1996		\$0.00
Deaver, Susan Taylor Susan Taylor Deaver 121 Windover Turn Lancaster, PA 17601	Split Dollar Life Insurance Agreement for Everett Allen Deaver	2/1/1996		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Denny, Jennifer J. Trustee 3 Florence Avenue Denville, NJ 07834	Trust Owned Split Dollar Agreement	2/1/1996		\$0.00
Diamond Hill Plywood Company, Inc. Chief Legal Officer 600 East Broad Street Darlington, SC 29532	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Diamond Hill Plywood Company, Inc. Chief Legal Officer 601 Diamond Hill Court Greensboro, NC 27416	Residential Building Products Division Wholesaler Agreement			\$0.00
Diamond Hill Plywood Company, Inc. Chief Legal Officer 3401 Tarheel Drive Raleigh, NC 27619	Residential Building Products Division Wholesaler Agreement			\$0.00
Diamond Hill Plywood Company, Inc. Chief Legal Officer 1900 Diamond Hill Road Chesapeake, VA 23324	Residential Building Products Division Wholesaler Agreement	4/3/1997		\$0.00
Diamond Hill Plywood Company, Inc. Chief Legal Officer 3101 Parkside Drive Charlotte, NC 28266	Residential Building Products Division Wholesaler Agreement			\$0.00
Diamond Hill Plywood Company, Inc. Chief Legal Officer 311 Arcadia Drive Greenville, SC 29608	Residential Building Products Division Wholesaler Agreement	6/16/1997		\$0.00
Diamond Hill Plywood Company, Inc. Chief Legal Officer 3000 Cofer Road Richmond, VA 23224	Residential Building Products Division Wholesaler Agreement			\$0.00
Diamond Hill Plywood Company, Inc. James E. Berry, Sr. 603 East Eighth Street, P.O. Box 3296 Station F Jacksonville, FL 32206	Residential Building Products Division Wholesaler Agreement with Diamond Hill Plywood Company, Inc.			\$0.00
Doa Spezialmaschinen Gmbh & Co. Kg. Otto Angleitner Daffingerstrasse 10 A-4600 Wels Austria	Confidentiality Agreement	1/26/1999	1/26/2004	\$0.00
Domco Inc. Daniele Beliveau 1001 Yamaska Street East Farnham Quebec J2N 1J7 Canada	Confidentiality Agreement	4/29/1997		\$0.00
Dominion Interior Supply Corp. Steven E. Ash 2109 Westmoreland Street Richmond, VA 23230	Building Products Division Distribution Agreement	1/1/1998		\$0.00
Dove Signal Processing Stephen Dove P.O. Box 1 Elm, PA 17521	Confidentiality Agreement	4/18/2000	4/18/2005	\$0.00
Drager, Dennis Dennis J. Drager 11 Engle Toll Gate Road Marietta, PA 17547	Farm Lease Agreement and Lease Addendum	7/27/1994		\$0.00
Drew Building Supply Chief Legal Officer Depot Street Antwerp, NY 13608	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Dunkin Donuts President 300 Pond Street Randolph, MA 02368	Strategic Account Agreement with Dunkin Donuts	1/1/2000		\$0.00
Dupont Teijin Films Robert J. Smat P.O. Box 80027 Wilmington, DE 19880-027	Confidentiality Agreement	3/28/2000	3/28/2005	\$0.00
DW Distribution Chief Legal Officer 1200 Centre Park Boulevard Desoto, TX 75115	Distributor Agreement			\$0.00
E.C. Barton & Company, dba Builders Material Company Chief Legal Officer 102 North Gee Street, P. O. Box 1806 Jonesboro, AR 72403	Residential Building Products Division Wholesaler Agreement	6/12/1991		\$0.00
Eagle USA Airfreight Manager 15350 Vickery Lane Dallas, TX 75284	Contract for carriage	11/6/2000		\$0.00
East Side Lumberyard Company, Inc. Chief Legal Officer 721 East Herrin Street Herrin, IL 62948	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Ecredit.Com Chief Legal Officer 20 Carematrix Drive Dedham, MA 02026	License Agreement			\$0.00
Eddinger, Charles J. Charles J. Eddinger 3445 Touriga Drive Pleasanton, CA 94566	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Ellinghaus, William William Ellinghaus Stoneleigh 2, Apt. 3-H Bronxville, NY 10708	Directors' Retirement Income Plan of AWI, Inc.	4/22/1983		\$0.00
Elsicon, Inc. Paul J. Shannon 15 Yosemite Drive Bear, DE 19701	Patent Assignment Transfer Agreement	1/1/1996	7/21/2009	\$0.00
EM Industries, Inc Aram Terzian 7 Skyline Drive Hawthorne, NY 10532	Confidentiality Agreement	8/2/1999	8/2/2004	\$0.00
Emerson & Renwick Ltd. Robert Collins Peel Bank Works, Church Accrington, England	Confidentiality Agreement	3/12/1999	3/12/2004	\$0.00
Erich, Peter P. Peter P. Erich 143 Hobcaw Drive Mount Pleasant, SC 29464	Confidentiality Agreement	9/30/1999	9/30/2004	\$0.00
Erickson, Kenneth R. Kenneth R. Erickson 205 Delaware Drive Chocowinity, NC 27817	Split Dollar Life Insurance Policy with Kenneth R. Erickson	2/1/1996		\$0.00
Estes Express Lines Paul J. Dugent 3901 West Broad Street Richmond, VA 23230	Contract for Motor Carriage	9/7/1999		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Express Scripts, Inc. Chief Legal Officer 6625 West 78th Street Bloomington, MN 55439-0842	Employee Benefits Administration Services Contract	1/1/2003	1/1/2004	\$16.00
Extendicare President 3732 West Wisconsin Avenue Milwaukee, WI 53208	Strategic Account Agreement with Extendicare	1/1/2000		\$0.00
Exxon Chemical Company Dr. Paul H. Daniels PO Box 4321 Houston, TX 77210-4321	Nonanalysis and Confidentiality Agreement	11/13/1998	11/13/2003	\$0.00
Exxon Company President 3225 Gallows Road Fairfax, VA 22037	Strategic Account Agreement with ExxonMobile	12/1/1997		\$0.00
Fare Audit, Inc. Martin R. Morrison Bradley International Airport Windsor Locks, CT 06096	Agreement for Travel Audit Services between Armstrong and Fare Audit, Inc.	1/1/1999		\$1,408.33
Federal Distributors, Inc. Chief Legal Officer 1820 Southtown Boulevard Dayton, OH 45439	Distributor Agreement with Federal Distributors, Inc.	1/1/1998		\$0.00
Field, Elizabeth A., Duffy, Marge and Duffy, Maryanne Elizabeth A. Field 2220 Manor Ridge Drive Lancaster, PA 17603	Lease Agreement between Armstrong and Elizabeth A Field, Marge Duffy and Maryanne Duffy for a tract of land west of Manor Ride Drive in the Township of Manor, County of Lancaster, Pennsylvania	12/18/1986		\$0.00
Film Handling Solutions, Ltd. Chief Legal Officer 7050 Oakland Road Circleville, OH	Confidentiality Agreement	6/25/1999	6/25/2004	\$0.00
Fina Oil & Chemical Company Michel G. Daumerie P.O. Box 1200 Dear Park, TX 77536	Confidentiality Agreement	2/24/1999	2/24/2004	\$0.00
Fireman's Fund Insurance Company President 777 San Marin Drive, #C65 Novato, CA 94998	Strategic Account Agreement with Fireman's Fund Insurance Company	11/28/2000		\$0.00
Fisher, Tobey T. Tobey T. Fisher 1735 Peachtree Street, NE 228 Atlanta, GA 30309	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Fluoro-Seal, Inc. William Brown 16360 Park Ten Place Houston, TX 77084	Confidentiality Agreement	1/2/2000		\$0.00
Food Lion, Inc. President P. O. Box 1330 Salisbury, NC 28145	Strategic Account Agreement with Food Lion, Inc.	2/17/1998		\$0.00
Formulators Group John Phillips W227 N6225 Sussex Road Sussex, WI 53089-0360	Confidentiality Agreement	1/7/2000		\$0.00
Foster and Partners Chief Legal Officer Riverside Three, 22 Hester Road London United Kingdom	Design Agreement	1/14/1999	1/14/2004	\$0.00

Executory Contracts to be Assumed

Other Party Name and Address	Contract Name	Eff Date	Exp Date	Cure Amount
Four States Supply Company Chief Legal Officer 12785 Highway FF Joplin, MO 64801	Residential Building Products Division Wholesaler Agreement	4/5/1995		\$0.00
FreeMarkets Chief Legal Officer 210 Sixth Avenue Pittsburgh, PA 15222	Reciprical Nondisclosure Agreement	5/2/2000	5/2/2005	\$0.00
Friedman, Marc A. Marc A. Friedman 10126 Lakestone Place Rockville, MD 20850	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Frito-Lay, Inc. President 7701 Legacy Drive, Mailstop 1B175 Plano, TX 75024	Strategic Account Agreement with Frito-Lay	3/1/1998		\$0.00
Frog Design Richard S. Hendricks 96 Spring Street New York, NY 10012	Confidentiality Agreement	11/3/1998	11/3/2003	\$0.00
Fulton Financial Advisors, NA, Trustee Trust Client Services Center P. O. Box 7989 Lancaster, PA 17604	Trust Owned Split Dollar Agreement with Franklin L. Fox	2/1/1996		\$0.00
G. C. Development President 5151 Glenwood Avenue Raleigh, NC 27612	Strategic Account Agreement with G. C. Development	10/5/1995		\$0.00
G. E. Capital Modular Space President 80 West Lancaster Devon, PA 19333	Strategic Account Agreement with G. E. Capital Modular Space	3/10/1997		\$0.00
Gablehouse, Randall L. Randall L. Gablehouse 121 Olde Field Drive Lititz, PA 17543	Split Dollar Life Insurance Agreement with Randall L. Gablehouse	2/1/1996		\$0.00
Gap, Inc. President 901 Cherry Avenue San Bruno, CA 94066	Strategic Account Agreement with Gap, Inc.	1/1/2000		\$0.00
Gateway Computers President 610 Gateway Drive North Sioux City, SD 57049	Strategic Accounts Agreement with Gateway Computers	4/1/2000		\$0.00
Gaughan, James R. James R. Gaughan 2601 Twelve Point Drive Lakeland, FL 33811	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Gencorp, Inc. President 350 Springside Drive Akron, OH 44333-2475	Agreement between Armstrong World Industries, Inc. and GenCorp, Inc. concerning the supply of certain latices intended to use in manufacturing ceiling tile.	1/24/1995	1/24/2005	\$0.00
General Electric Silicones Kevin McVeigh One Plastics Avenue Pittsfield, MA 01201	Confidentiality Agreement	7/13/1999	7/13/2004	\$0.00
General Growth Contractors President 110 North Wacker Street Chicago, IL 60606	Strategic Account Agreement with General Growth Contractors	1/1/2000		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Geon Corporation Ashok C. Shah One Geon Center Avon Lake, OH 44012	Confidentiality Agreement	8/14/1998	8/14/2003	\$0.00
George, Dallas R. Dallas R. George 311 Surrey Lane Lake Forest, IL 60045	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Georgia Power Company Kevin Quinn Bin 39090, 1575 Northside Drive NW Atlanta, GA 30318-4204	Master Contract for Electric Power Service	9/20/1994	9/20/2004	\$290,928.00
Georgia Tech Applied Research Corporation Mr. Robert Schwerzel Georgia Institute Of Technology Atlanta, GA 30332-0825	Confidentiality Agreement	9/22/1999	9/22/2009	\$0.00
Geving, Rochelle D. Rochelle D. Geving 21882 Consuegra Mission Viejo, CA 92692	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Glynn, Mary Joan Mary Joan Glynn 174 Putnam Park Greenwich, CT 06830	Directors' Retirement Income Plan of AWI, Inc.	4/23/1983		\$0.00
Gonzales, Nick W. Nick W. Gonzales 2434 Wemble Troy, MI 48084	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Gordon, Gary Llc Architectural Lighting Gary Gordon 158 W 27th Street New York, NY 10001-6216	Confidentiality Agreement	5/23/2000	5/23/2005	\$0.00
Graham, James C. James C. Graham 5900 Caroline Drive Frisco, TX 75034	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Greenbaum, David R. David R. Greenbaum 1774 James Wharf Road White Stone, VA 22578	Split Dollar Life Insurance Agreement with David R. Greenbaum	2/1/1996		\$0.00
Gregory A. Horn Greg A. Horn 267 Champ Road Manheim, PA 17545	Lease Agreement and Addendum between Armstrong and Greg A Horn Sr. & Bonnie Horn premises at R.D. 1, Manheim, PA.	1/1/1993		\$0.00
Grom Associates, Inc. Robert A. Grom 1 Main Street Flemington, NJ 08822	Master Client Agreement	10/30/2000	10/30/2004	\$5,113.60
Gross Company Chief Legal Officer P. O. Box 34145 San Francisco, CA 94134	Residential Building Products Division Wholesaler Agreement	6/3/1991		\$0.00
Gupton, David W. David W. Gupton 834 NW Hazeltine Street Portland, OR 97229	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Gypsum Products, Inc. Chief Legal Officer P. O. Box 29699 Thornton, CO 80229-0699	Building Products Distribution Agreement	7/1/1998		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Gyrotron Technology, Inc. Vladislav Sklyarovich Unit 11, 2014 Ford Road Bristol, PA 19007	Confidentiality agreement	4/11/2000	4/11/2005	\$0.00
H & T Interior Systems Corp. John R. Harding 304 East Hiawatha Boulevard Syracuse, NY 13208	Building Products Distribution Agreement	1/1/1998		\$0.00
Haase, John C. John C. Haase 1910 Maginn Drive Glendale, CA 91202	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Hansel W. Harper Hansel W. Harper 1101 Avenue "G" East Arlington, TX 76011	Special incentive program related to the sale of installation product assets	4/5/2000		\$67,571.00
Hardware Distribution Warehouse, Inc. Chief Legal Officer 1100 Sycamore Greenwood, MS 38930	Residential Building Products Division Wholesaler Agreement			\$0.00
Hardware Distribution Warehouse, Inc. Chief Legal Officer 6900 Woolworth Road Shreveport, LA 71133	Residential Building Products Division Wholesaler Agreement			\$0.00
Hassinger Wholesale Company, Inc. Chief Legal Officer 1016 Warehouse Street Greensboro, NC 27415	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Hawkeye Building Distributors, Ltd. Chief Legal Officer 242 Ryan Lane Chillicothe, MO 64601	Residential Building Products Division Wholesaler Agreement	10/15/1996		\$0.00
Hawkeye Building Distributors, Ltd. Chief Legal Officer 7922 - 42nd Street West Rock Island, IL 61201	Residential Building Products Division Wholesaler Agreement			\$0.00
Hawkeye Building Distributors, Ltd. Donald J. DeWulf P.O. Box 96 Walcott, IA 52773	Residential Building Products Division Wholesaler Agreement with Hawkeye Building Distributors	7/3/1991		\$0.00
Hayes, John P. John P. Hayes 13 Jonathon Drive Edison, NJ 8817	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Health Management Associates, Inc. President 5811 Pelican Bay Blvd. #500 Naples, FL 34108-2710	Strategic Account Agreement with Health Management Associates	10/1/1998		\$0.00
Health Way Products Company, Inc. Donald R. Davis 6500 Badgley Rd East Syracuse, NY 13057	Confidentiality Agreement	7/22/1999	7/22/2004	\$0.00
HealthGuard of Lancaster, Inc. James R. Godfrey 280 Granite Run Drive, Suite 105 Lancaster, PA 17603	HealthGuard of Lancaster, Inc Group HealthCare Service Agreement for Armstrong employees	1/1/1996	12/31/2003	\$0.00
Heat Technologies, Inc. Zinovy Z. Plavnik P.O. Box 451284 Atlanta, GA 31145	Confidentiality Agreement	9/9/1998	9/9/2003	\$0.00

Executory Contracts to be Assumed

Other Party Name and Address	Contract Name	Eff Date	Exp Date	Cure Amount
Hemphill, J. Marshall J. Marshall Hemphill 1309 Homestead Lane Lancaster, PA 17602	Consulting Agreement	8/1/1998		\$820.00
Hercules, Inc. Robert A. Gelman 500 Hercules Road Wilmington, DC 19808-1599	Proprietary Information Disclosure Agreement.	6/18/1999	6/18/2006	\$0.00
Herr, Robin D. Robin D. Herr P. O. Box 3001, Dept. F Lancaster, PA 17604	Split Dollar Life Insurance Policy with Robin D. Herr	2/1/1996		\$0.00
Hines President 2800 Post Oak Blvd. Suite 4700 Houston, TX 77056-6118	Strategic Account Agreement with Hines	10/1/1998		\$0.00
Hinzelman, Harry J. Harry J. Hinzelman 14130 East Caley Ave. Aurora, CO 80016	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Hoadley, Walter Walter Hoadley 999 Green Street, Apt. 2205 San Francisco, CA 94133	Directors' Retirement Income Plan of AW1, Inc.	4/22/1983		\$0.00
Houghton International, Inc. Joseph F. Warchol Madison and Van Buren Avenues Valley Forge, PA 19482-0930	Confidentiality Agreement	1/9/1998	1/9/2008	\$0.00
Humphrey, J. Scott, Trustee J. Scott Humphrey 2724 North Dayton Chicago, IL 60614	Trust Owned Split Dollar Life Insurance Agreement with James E. Humphrey	2/1/1996		\$0.00
Huttig Building Products, dba Huttig Sash & Door, Inc. Chief Legal Officer 2194 Sage Road Medford, OR 97501	Residential Building Products Division Wholesaler Agreement			\$0.00
Huttig Building Products, dba Huttig Sash & Door, Inc. Chief Legal Officer 525 C Street NW Auburn, WA 98071	Residential Building Products Division Wholesaler Agreement			\$0.00
Huttig Building Products, dba Huttig Sash & Door, Inc. Chief Legal Officer 8100 SW Hunziker Road Tigard, OR 97223	Residential Building Products Division Wholesaler Agreement			\$0.00
Huttig Building Products, dba Huttig Sash & Door, Inc. Chief Legal Officer 5900 Arctic Boulevard Anchorage, AK 99502	Residential Building Products Division Wholesaler Agreement			\$0.00
Hyperion Solutions Chief Legal Officer 1344 Crossman Ave Sunnyvale, CA 94089	Software License Agreement	10/28/1996	10/28/2003	\$23,628.05
I.T. Dealers Supply, Inc. Chief Legal Officer 122 Route 32 North Franklin, CT 06254	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
IBM David Harman 1605 LBJ Freeway Dallas, TX 75234	Service Agreement between Armstrong and IBM	11/1/1999	10/31/2003	\$9,121.05

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
ICON International, Inc. Chief Legal Officer 2 Stamford Plaza Stamford, CT 06901	Residential Building Products Division Wholesaler Agreement			\$0.00
ICON International, Inc. Fredric O. Esper 281 Tressor Boulevard, Two Stamford Plaza, 8th Floor Stamford, CT 06901	Confidentiality agreement.	12/8/1998	12/8/2003	\$0.00
ifloor.Com Steve Simonson Suite 203, 10620 N.E. 8th Street Bellevue, WA 98004	Confidentiality agreement.	2/29/2000		\$0.00
Illinois Central Gulf Railroad C. E. Stewart Two Illinois Center, 233 North Michigan Avenue Chicago, IL 60601-5799	Grade agreement	10/18/1984		\$0.00
Inarco, Ltd. A. Bhandari Shripal Complex, Suren Road Andheri, Mumbai India	Name Licence Agreement	3/31/1999		\$0.00
INEX Corporation Chief Legal Officer P. O. Box 4002 New Orleans, LA 70178-4002	Building Products Distribution Agreement	1/1/1998		\$0.00
Innogyps Inc. Robert B. Bruce 2145 Devlin Drive Burlington, Ontario, Ontario L7P 3C6 Canada	Confidentiality agreement.	11/9/1998	11/9/2003	\$0.00
Innovative Systems Global IT Procurement 1018 Bethlehem Pike Springhouse, PA 19477	Service Agreement for Supply and Support Services	4/26/1999		\$300.00
Insight Marketing Paul D. Olson Suite 218, 4020 Moorpark Avenue San Jose, CA 95117	Confidentiality Agreement	4/14/1999	4/14/2004	\$0.00
Institute For Personal & Professional Development William Gray DeFoore 4201 Wingren Road, Suite 201 Irving, TX 75082	Confidentiality Agreement	4/13/1999	4/13/2009	\$0.00
Interface Solutions, Inc. Tom Tymon 216 Wohlsen Way Lancaster, PA 17603	Supply Agreement	7/1/1999	6/30/2007	\$0.00
Interior Construction Supply, Inc. Chief Legal Officer P. O. Box 3049 Jackson, MS 39207	Building Products Division Distribution Agreement	1/1/1998		\$0.00
Interior Products Supply, Inc. Chief Legal Officer P. O. Box 8299 Fort Wayne, IN 46898	Building Products Division Distribution Agreement	1/1/1998		\$0.00
Interior Supply, Inc. Chief Legal Officer 481 East 11th Avenue Columbus, OH 43211	Building Products Division Distribution Agreement	1/1/1998		\$0.00
IXOS Chief Legal Officer 901 Mariner's Island Blvd San Mateo, CA 94404	Software Maintenance Agreement	1/1/2000		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
IXOS Chief Legal Officer 901 Mariner's Island Blvd San Mateo, CA 94404	Consulting Services Agreement	4/15/1999		\$56,910.55
IXOS Peter Skinner 901 Mariner's Island Blvd., Suite 725 San Mateo, CA 94404	Individual End-User License	6/15/1999		\$0.00
J. C. Penney Company President P. O. Box 10001 Dallas, TX 75301	Strategic Account Agreement with J. C. Penney	2/11/2000		\$0.00
J. D. Edwards Company President 8055 E. Tufts Avenue Denver, CO 80237	Strategic Account Agreement with J. D. Edwards Company	5/1/1998		\$0.00
J. M. Huber Corporation Beth McClurg 10925 David Taylor Drive, Suite 300 Charlotte, NC 28221	Confidentiality Agreement	7/9/1999	7/9/2009	\$0.00
J. M. Huber Corporation William Goodspeed 1446 Highway 334 Commerce, GA 30530	Joint Development Agreement	7/25/2000	7/25/2005	\$0.00
J. P. Hart Lumber Company, Inc Chief Legal Officer 559 NWW White Road San Antonio, TX 78219	Distributor Agreement			\$0.00
Jack In The Box President 9330 Balboa Avenue San Diego, CA 92123-1516	Strategic Account Agreement with Jack In The Box	10/1/2000		\$0.00
Jasco Supply Company Karl E. Nulton 2001 N.W. 19th Portland, OR 97209-1892	Distributor Agreement with JASCO Supply Co.	1/1/1998		\$0.00
JD Edwards Gary Brown 655 Bay Street, Suite 1200 Toronto, Ontario, CO M5G 2K4	Master License Agreement	12/20/1995		\$0.00
JE Tech Data Systems Michael Edell PO Box 816 Moorpark, CA 93020	System Purchase and License Agreement	8/13/1995	12/31/2005	\$0.00
JGSullivan Interactive Brett Knobloch 6101 Nimtz Parkway South Bend, IN 46628-6111	Confidentiality Agreement	11/21/2000		\$0.00
Jireh, J. Corporation James A. Rehkopf 135 Eye Street, Suite B San Rafael, CA 94901	Confidentiality Agreement.	4/20/1999	4/20/2009	\$0.00
JoAnn Stores, Inc President 5555 Darrow Road Hudson, OH 44236	Strategic Account Agreement with JoAnn Stores, Inc.	1/1/2000		\$0.00
Johns Manville Marvin Mitchell 717 17th Street Denver, CO 80202	Confidentiality Agreement	9/20/2001	9/20/2006	\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Johnson Controls, Inc. Joseph D. Emrich Suite 902 Hartzdale Drive Camp Hill, PA 17011	Planned Service Agreement	5/10/2000	9/30/2004	\$6,446.28
Joost, Rosanna Rosanna Joost 1110 Oakmont Drive Lancaster, PA 17601	Split Dollar Life Insurance Agreement	2/1/1996		\$0.00
Kaiser Permanente President 1800 Harrison, 19th Floor Oakland, CA 94612-2998	Strategic Account Agreement with Kaiser Permanente	4/29/1999		\$0.00
Kaiser Permanente Health Plan of the Northwest Chief Legal Officer 500 N.E. Multnomah Street, Suite 100 Portland, OR 97201	Kaiser Foundation Health Plan of the Northwest Group Medical and Hospital Service Agreement for Armstrong employees.	12/31/2000	12/31/2003	\$0.00
Kapp, Neil Neil Kapp 163 Saint James Court Danville, CA 94526	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Kehrer, Kenneth P. Kenneth P. Kehrer 1019 Shadowstone Drive Lancaster, PA 17603	Consulting Agreement	7/14/1998		\$0.00
Kerchner, Ronald T. Ronald T. Kerchner 804 North Apple Hill Drive West Chester, PA 19380	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Kimco Realty Corporation President 3333 New Hyde Park, #100 New Hyde Park, NY 11402-0020	Strategic Account Agreement with Kimco Realty Corporation	3/13/1996		\$0.00
KinderCare Learning Centers, Inc. President 650 N.E. Hooladay Street, Suite 1400 Portland, OR 97232	Strategic Account Agreement	1/1/1996		\$0.00
King Wholesale Supply Co. Inc James T. Gray 727 South Cortez Street New Orleans, LA 70119	Distributor Agreement	1/1/1998		\$0.00
Kinser, David K. David K. Kinser 204 Willoughby Boulevard Greensboro, NC 27408	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Klockner-Pentaplast Of America, Inc. W. Joseph Hoeller 3585 Kluckner Road Gordonsville, VA 22942	Confidentiality agreement.	1/13/1995	2/10/2004	\$0.00
Kmart Corporation President 3100 West Big Beaver Road Troy, MI 48084-3163	Strategic Account Agreement with Kmart Corporation	3/15/2000		\$0.00
Koontz, George M. George M. Koontz 4044 Moonraker Drive Pensacola, FL 32507	Split Dollar Life Insurance Agreement with George M. Koontz	2/1/1997		\$0.00
Kostal, Glenn K. Glenn K. Kostal 28665 Braeloch Court Lake Bluff, IL 60044	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
KPMG Timothy Speiss One Mellon Bank Center Pittsburgh, PA 15219	Financial Planning Services Agreement	10/11/1999		\$0.00
KPMG President Three Chestnut Ridge Montvale, NJ 07645	Strategic Account Agreement with KPMG	5/1/1999		\$0.00
Krugel, Thomas A. Thomas A. Krugel 2899 Agoura Road, Suite 132 Westlake Village, CA 91361	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Kuntze, Dr. Richard A. Richard A. Kuntze 1052 Johnathan Drive Mississauga, Ontario L4Y 1K1 Canada	Confidentiality Agreement	12/13/1999	12/13/2009	\$0.00
La-Z-Boy President 1284 Telegraph Road Monroe, MI 48162	Strategic Account Agreement with La-Z-Boy	11/24/1999		\$0.00
Lafarge Corporation Chief Legal Officer 12950 Worldgate Drive, Suite 400 Herndon, VA 20170	Joint Development Agreement	9/29/2000	9/29/2003	\$0.00
Lafarge Gypsum Alain F. Bourpt 500 Rue Marcel Demonque Argoparc 84915 Avignon Cedex 9 France	Joint Development Agreement	10/1/1999	10/1/2004	\$0.00
Lancaster Airport Authority Marvin E. Miller, Jr. 500 Airport Road, Suite G Lititz, PA 17543-9341	Lease Agreement	10/20/1998	10/20/2008	\$3,273.69
Lancaster Leaf Tobacco Company Asst. VP of Operations 198 West Liberty Street Lancaster, PA 17603	Lease indenture for 25 parking spaces.	4/1/1997		\$0.00
Landmark Systems Corporation Richard W. Chapman 12700 Sunrise Valley Drive Reston, VA 20191	Proprietary Software License Agreement between Armstrong and Landmark Systems Corporation	12/30/1999	12/30/2003	\$0.00
Landstar Ligon, Inc. Ted R. Parrish 2911A Anton Road Madisonville, KY 42431	Contract for Carriage agreement	4/13/1998		\$0.00
LCI Corporation David W. Ruths P.O. Box 16348 Charlotte, NC 28297-8804	Confidentiality agreement	6/16/1996	7/18/2004	\$0.00
Lemelson Med., Educ. & Research Foundation, Ltd Dorothy Lemelson 930 Tahoe Blvd #802 Incline Village, NV 89451	Supplier Agreement	3/16/2000		\$0.00
Lensing Wholesale, Inc. Robert Van Winkle P. O. Box 965 Evansville, IN 47706	Building Products Division Distribution Agreement	1/1/1998		\$0.00
Lensing Wholesale, Inc. Chief Legal Officer 600 North Sixth Avenue Evansville, IN 47706	Residential Building Products Division Wholesaler Agreement	6/24/1991		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Lentine, Lisa, Trustee Lisa Lentine 1021 Steeplechase Drive Lancaster, PA 17601	Trust Owned Split Dollar Life Insurance Agreement	2/1/1996		\$0.00
Libby, Thomas G. Thomas G. Libby 14609 22nd Court SE Millcreek, WA 98012	Split Dollar Life Insurance Policy with Thomas G. Libby	2/1/1996		\$0.00
Liberty Commercial Services Ltd. Chief Legal Officer P. O. Box HM1013 Hamilton HM DX Bermuda	Service Agreement	3/29/1991	3/29/2005	\$0.00
Limited Store Planning, Inc. President Three Limited Parkway Columbus, OH 43230	Strategic Account Agreement with Limited Store Planning, Inc.	9/13/2000		\$0.00
Limited Too, The President Three Limited Parkway Columbus, OH 43230	Strategic Account Agreement with The Limited Too	1/1/2000		\$0.00
Lincoln, R. Steven R. Steven Lincoln 5109 82nd Street, #7-125 Lubbock, TX 79424	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Lionbridge Technologies Leanne Horner 950 Winter Street, Suite 2410 Waltham, MA 02451-1291	Confidentiality Agreement	9/18/2000	9/18/2005	\$0.00
Littleford Day, Inc. Chief Legal Officer 7551 Empire Drive Florence, KY	Nondisclosure Agreement re Flooring Material Manufacturing Program	11/11/2000	11/11/2005	\$0.00
Litton, Mark D. Mark D. Litton 150 Mooney Drive Bourbonnais, IL 60914	Special incentive program related to the sale of installation product assets	4/5/2000	4/5/2001	\$73,714.00
Lockheed Martin Corporation President 6801 Rockledge Drive Bethesda, MD 20817	Strategic Account Agreement with Lockheed Martin Corporation	8/27/1998		\$0.00
Lone Star Materials, Inc. Earl L. Carman P. O. Box 140405 Austin, TX 78714-0405	Distributor Agreement	11/17/1987		\$0.00
Longhorn Building Materials, Inc. Chief Legal Officer 4025 Mint Way Dallas, TX 75237	Distributor Agreement	2/24/1992		\$0.00
Lorch, Robert K. Robert K. Lorch 185 Quaker Road Mooresville, NC 28117	Trust Owned Split Dollar Agreement	2/1/1996		\$0.00
Lorch, Robert K., Trustee Robert K. Lorch 185 Quaker Road Mooresville, NC 28117	Trust Owned Split Dollar Life Insurance Agreement	2/1/1996		\$0.00
Lord Corporation Robert J. Benacci 111 Lord Drive Cary, NC 27511-8012	Confidentiality Agreement	1/13/1993	6/4/2006	\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Louisiana Acoustical & Drywall Materials Chief Legal Officer 2601 Samford Street Shreveport, LA 71103	Distributor Agreement			\$0.00
Louisiana-Pacific Distribution Chief Legal Officer 601 South Broadway Salina, KS 67401	Distributor Agreement			\$0.00
Lowe's Companies, Inc. Chief Legal Officer Highway 268 East North Wilkesboro, NC 28659	Master Standard Buying Agreement	2/1/1995	2/1/2006	\$1,041.22
Luby's Cafeterias, Inc. President P. O. Box 33069 San Antonio, TX 78265-3069	Strategic Accounts Agreement with Luby's Cafeterias, Inc.	1/1/2002		\$0.00
Lucent President 2000 North Naperville Road Naperville, IL 60566	Strategic Account Agreement with Lucent	9/16/1998		\$0.00
Lucent (Avaya) James Rich 5555 Oakbrook Parkway, Ste 500 Norcross, GA 30093	Purchase/Service Agreement	10/31/2000	10/31/2003	\$6,913.32
Lumber Yard Supply Chief Legal Officer P. O. Box 1419 Great Falls, MT 59403	Residential Building Products Division Wholesaler Agreement	5/15/1991		\$0.00
Lumber Yard Supply Company Chief Legal Officer 13 Street North & River Drive Great Falls, MT 59401	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Lumber Yard Supply Company Chief Legal Officer 5060 Manchester Avenue St. Louis, MO 63110	Residential Building Products Division Wholesaler Agreement			\$0.00
Lumber Yard Supply Company A. Thomas Storfa P.O. Box 1419 Great Falls, MT 59403	Residential Building Products Division Wholesaler Agreement	5/15/1991		\$0.00
Lumbermen's, Inc. Chief Legal Officer 4900 Zelle Drive Bridgeport, MI 48722	Residential Building Products Division Wholesaler Agreement	6/26/1991		\$0.00
Lumbermen's, Inc. Chief Legal Officer 4444 Stafford Avenue SW Grand Rapids, MI 49548	Residential Building Products Division Wholesaler Agreement			\$0.00
Lumbermen's, Inc. Chief Legal Officer 3100 Hill Avenue Toledo, OH 43607	Residential Building Products Division Wholesaler Agreement	6/26/1991		\$0.00
Lumbermen's, Inc. Chief Legal Officer 8261 East 34 Mile Road Cadillac, MI 49601	Residential Building Products Division Wholesaler Agreement	6/26/1991		\$0.00
Lumbermen's, Inc. Chief Legal Officer 849 Elston Drive Shelbyville, IN 46176	Residential Building Products Division Wholesaler Agreement	11/1/1992		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Lumbermen's, Inc. Chief Legal Officer 4433 Stafford Avenue SW Grand Rapids, MI 49548	Residential Building Products Division Wholesaler Agreement	6/26/1991		\$0.00
Lumbermen's, Inc. Douglas Rathburn 1723 Vanderbilt Road Portage, MI 49002	Residential Building Products Division Wholesaler Agreement			\$0.00
Luminate Software Chief Legal Officer 2750 El Camino Real Redwood City, CA 94061	License Agreement	12/16/1999	12/31/2005	\$0.00
Lux, Rupert E. Rupert E. Lux 8 Ivy Lane Chester Springs, PA 19425	Split Dollar Life Insurance Agreement with Rupert E. Lux	2/1/1997		\$0.00
Lykes Transport, Inc Robert H. Durham 9721 U.S. Highway 98 Richland, FL 33525	Contract for Motor Carriage	6/5/1999		\$0.00
Lynam, Georgina T. Georgina T. Lynam 2405 W 18th Street Wilmington, DE 19806	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
M&R Grains James L. Musser R.D. #2 Mt. Joy, PA 17552	Farm Lease Agreement and Lease Addendums	10/1/1974		\$0.00
Macmillan Bloedel Building Materials Charles P. Martin 20 Horseshoe Lane Lemont, IL 60439	Confidentiality Agreement	7/7/1999	7/7/2009	\$0.00
MainStar Software Corporation Manager P. O. Box 4132 Bellevue, WA 98009	Software License Agreement between Mainstar Software Corporation and Armstrong World Industries, as amended	3/1/1994	10/10/2003	\$0.00
Make It Limited Manager Faulkner House, Victoria Street St. Albans, London AL1 3SE	Development Agreement	8/2/2000	12/31/2003	\$9,359.17
Make It Limited Maurice Raynor 31 Oval Road London NW1 7EA United Kingdom	Confidentiality Agreement	5/11/2000		\$0.00
Manor Township Barry L. Smith 950 West Fairway Drive Lancaster, PA 17603	Farm Lease Agreement	10/1/1991		\$0.00
Marbleon Products Co., Inc. Ed Schimmel P.O. Box 398, 811 North Prince Street Lancaster, PA 17603	Confidentiality Agreement	2/10/1999	2/10/2004	\$0.00
Marconi Data Systems, Inc. Bryan M Weber 1500 Mittel Boulevard Wood Dale, IL 60191	Confidentiality Agreement	8/9/2000	8/9/2005	\$0.00
Mars Music President 5300 North Powerline Road, #208 Ft. Lauderdale, FL 33309	Strategic Account Agreement with Mars Music	4/21/1998		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Mars, James F., Jr. James F. Mars, Jr. 109 Graylyn Drive Chapel Hill, NC 27516	Split Dollar Life Insurance Agreement with James F. Mars, Jr.	2/1/1996		\$0.00
Marshak Associates Robert J. Marshak, Ph.D. 11512 Hemingway Drive Reston, VA 20194	Confidentiality Agreement	3/15/2000		\$0.00
Marshall Erdman and Associates President 5117 University Avenue Madison, WI 53705	Strategic Account Agreement with Marshall Erdman and Associates	2/21/2000		\$0.00
Marten Transport, Inc Timothy P. Nash 129 Marten Street Mondovi, WI 54755	Contract for Carriage Agreement	6/9/1997		\$0.00
Martingale Limited, H.T. Geryer Ridgeway Industrial Estate Iver Bucks SL0 9HU	Confidentiality Agreement	7/12/1999	7/12/2004	\$0.00
Masterson, James J. President 350 Thomas B. Murphy Drive Dallas, GA 30132	Special incentive program related to the sale of installation product assets	4/5/2000		\$67,571.00
Material Sensing & Instrumentation Nat Hager, III 722 Dorsea Road Lancaster, PA 17601	Confidentiality Agreement	3/9/2000	3/9/2005	\$0.00
Material Technology Ltd. Roger Jones 14525 Rim Rock Road Reno, NV 89511	Confidentiality Agreement	12/28/1998	12/28/2003	\$0.00
May Supply Company Chief Legal Officer 400 East 13 Street Little Rock, AR 72203	Residential Building Products Division Wholesaler Agreement	7/13/1992		\$0.00
McDonalds President McDonalds Plaza Oak Brook, IL 60521	Strategic Account Agreement with McDonalds	1/1/1998		\$0.00
McDuffie, Robert B. Robert B. McDuffie P.O. Box 33 Rutherfordton, NC 28139	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
MCG Northwest Robert F. Spitzer 205 SE Spokane Street Portland, OR 97202	Armstrong Deferred Comp Plan Services Agreement	1/1/1993		\$0.00
Mead Corporation, The David A. Reinhart 40 Willow Street South Lee, MA 01260	Confidential Disclosure Agreement	10/26/1998	11/1/2004	\$0.00
Meister-Leisten Schulte GmbH Ludger Schindler Meist, Zum Walde 16 Ruthen 59602 Germany	Confidentiality Agreement	12/16/1998	12/16/2003	\$0.00
Mereen - Johnson Machine Co Marv West 4401 Lyndale Avenue, North Minneapolis, MN 55412	Confidentiality Agreement	8/23/1999	8/23/2004	\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Metromedia Restaurants Group President 6500 International Parkway Plano, TX 75093	Strategic Account Agreement with Metromedia Restaurants Group	5/1/2002		\$0.00
Microban Products Company Glenn F. Cueman 11515 Vanstory Drive, Suite 110 Huntersville, NC 28078	Mutual Disclosure Agreement	9/4/1997	9/4/2007	\$0.00
Microban Products Company Glenn F. Cueman 11515 Vanstory Drive, Suite 110 Huntersville, NC 28078	Mutual Disclosure Agreement	5/10/1999	5/10/2009	\$0.00
Mid-Atlantic Materials, Inc. Chief Legal Officer 6813 Quad Avenue Baltimore, MD 21237	Distributor Agreement	2/12/1992		\$0.00
Midwest Acoustical Supply Inc. Chief Legal Officer Business Capital Corporation, 666 Walnut Street, Suite 1508 Des Moines, IA 50309	Building Products Division Distribution Agreement	1/1/1998		\$0.00
Millwork Concepts, Inc. Robert Vazquez 14582 172nd Drive SE Monroe, WA 98272	Confidentiality Agreement	4/28/1999	4/28/2004	\$0.00
Mississippi Health Partners Chief Legal Officer 850 East River Place Jackson, MS 39202	Employee Benefits Administrative Services Contract			\$0.00
Mobile Gas W. G. Coffeen III PO Box 2248 Mobile, AL 36652	Transportation and Sales Agreement	2/1/1991		\$26,887.07
Mobius Management Systems Chief Legal Officer One Ramada Plaza New Rochelle, NY 10801	License Agreement	5/31/1993		\$0.00
Modtech Holdings, Inc. President 5301 West Madison Phoenix, AZ 83049	Strategic Account Agreement with Modtech Holdings	2/1/2002		\$0.00
Monster.Com Chief Legal Officer P.O. Box 632163 Cincinnati, OH 45263-2163	Service Agreement		2/1/2004	\$0.00
Mountain West Wholesale, Inc. Chief Legal Officer 170 West 3440 South Salt Lake City, UT 84165	Residential Building Products Division Wholesaler Agreement	6/11/1996		\$0.00
Mountain West Wholesale, Inc. Chief Legal Officer 7835 Mossy Cup West Boise, ID 83709	Residential Building Products Division Wholesaler Agreement			\$0.00
Murray, James T. James T. Murray 49 Cornish Street Weymouth, MA 2189	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
NAI Attn: Donald R. President 21342 Bridge Street Southfield, MI 48034	Building Products Division Distribution Agreement	1/1/1998		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Nanophase Technologies Corporation Don Freed 453 Commerce Street Burr Ridge, IL 60521	Confidentiality Agreement	10/6/1999	10/6/2004	\$0.00
National Healthcare Corporation President City Center, 100 Vine Street, P.O. Box 1398 Murfreesboro, TN 37133-1398	Strategic Account Agreement with National Healthcare Corporation	1/1/2001		\$0.00
National Railroad Passenger Corporation Kenneth Simpson 400 North Capitol Street, NW Washington, DC 20001	Agreement of Lease; Acct. #37-06-303	10/9/1973		\$0.00
National Railroad Passenger Corporation Kenneth Simpson 400 North Capitol Street, NW Washington, DC 20001	Agreement of lease between Penn Central Transportation Company and Armstrong Cork Company for section of track off the east-west main line; Acct. #37-06-007	6/13/1973		\$0.00
National Railroad Passenger Corporation Chief Legal Officer 400 North Capitol St. NW Washington, DC 20001	Agreement between National Railroad Passenger Corporation and Armstrong World Industries, Inc. for permit for license regarding three 13KV aerial power lines.	3/18/1981		\$0.00
National Railroad Passenger Corporation Chief Legal Officer 400 North Capitol St. NW Washington, DC 20001	Agreement between National Railroad Passenger Corporation and Armstrong World Industries, Inc. for permit of temporary license for work on steel liner at railroad tracks.	3/13/1981		\$0.00
National Railroad Passenger Corporation Chief Legal Officer 400 North Capitol St. NW Washington, DC 20001	Agreement between National Railroad Passenger Corporation and Armstrong World Industries, Inc. for permit for temporary license to repair drainage pipe located at railroad.	3/13/1981		\$0.00
National Seal Company Gary M. Kolbasuk 1255 Monmouth Blvd. Galesburg, IL 61401-5768	Confidentiality Agreement	5/21/1999	5/21/2004	\$0.00
Natures Blend Wood Products, Inc. Scott Davis 202 First Avenue, P.O. Box 392 Ford City, PA 16226	Confidentiality Agreement	10/14/1998	10/14/2003	\$0.00
Nee, Susan L., Trustee Susan L. Nee 1955 Foothills Drive South Golden, CO 80401	Trust Owned Split Dollar Agreement with Harrison C. Goff II	2/1/1996		\$0.00
Neighbors, Jr., Dan L. Dan L. Neighbors, Jr. 3503 Conestoga Way Birmingham, AL 35242	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Nesbit, Michael L. Michael L. Nesbit 4101 Westridge Drive Mason, OH 45040	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Neteam Incorporated James Portaro 4000 Embassy Parkway Akron, OH 44321	Confidentiality Agreement	9/8/1999	9/8/2004	\$0.00
New Transducers Limited Jon Vizor 37 Ixworth Place London SW3 3QH United Kingdom	Confidentiality Agreement	9/13/2000	9/13/2005	\$0.00
New Transducers Limited Chief Legal Officer 37 Ixworth Place London SW3 3QH United Kingdom	User Licence	10/4/2000		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Newton, Andrew F. Andrew F. Newton 110 Muirfield Road Macon, GA 31210	Split Dollar Life Insurance Agreement with Andrew F. Newton	2/1/1996		\$0.00
Nextel Communications Mark B. Nelson 624 S. Grand Ave, Suite 900 Los Angeles, CA 90017	Lease Agreement and Addendum	9/11/1995	9/11/2005	\$0.00
Nickey, Robert S., Jr. Robert S. Nickey, Jr. 1125 Old Eagle Road Lancaster, PA 17602	Agreement with Robert S. Nickey, Jr. for consulting services	1/1/1999		\$0.00
Nicor Gas Chief Legal Officer 1844 Ferry Road Naperville, IL 60563-9600	Natural Gas Distribution Services to Kankakee	8/1/1996		\$3,949.13
Nokia, Inc. President 6000 Connection Drive Irving, TX 75039	Strategic Accounts Agreement with Nokia, Inc.	6/1/2000		\$0.00
Nor-Tex Materials Chief Legal Officer 1207-B - 28th Street Wichita Falls, TX 76302	Distribution Agreement	1/13/1995		\$0.00
Nordson Corporation Colin Drummond 300 Nordson Drive Amherst, OH 44001	Confidentiality Agreement	7/17/1998	7/17/2003	\$0.00
Norfolk Southern Corporation Chief Legal Officer P.O. Box 277531 Atlanta, GA 30301	Lease No. 16-60651 between Consolidated Rail Corporation and Armstrong World Industries, Inc.	11/1/1973		\$0.00
Norfolk Southern Corporation Chief Legal Officer Suite 365, 2605 Interstate Drive Harrisburg, PA 17110	Track lease	9/15/1991		\$0.00
Norfolk Southern Corporation Edward Davidson P.O. Box 277531 Atlanta, GA 30301	License agreement between Central of Georgia Railroad Company and Armstrong Cork Company.	10/9/1959		\$0.00
Norfolk Southern Corporation Edward Davidson P.O. Box 277531 Atlanta, PA 30301	Rental license agreement between Central of Georgia Railroad Company and Armstrong Cork Company.	4/14/1960		\$0.00
Norfolk Southern Corporation Janus V. Jones P.O. Box 277531 Atlanta, PA 30301	Lease agreement between Central of Georgia Railway Company and Armstrong Cork Company.	9/14/1966		\$0.00
Novadigm Inc. Chief Legal Officer 1 International Blvd Mahwah, NJ 7495	Software License Agreement	3/7/1995		\$0.00
O Sullivan Corporation Tim Lettie PO Box 3510 Winchester, VA 22604	Confidentiality Agreement	2/12/1999	2/12/2004	\$0.00
O'Hearn, Robert E. Robert E. O'Hearn 7 Pope Circle Nashua, NH 3063	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Oklahoma Natural Gas, Inc. Ken Stengle PO Box 871 Tulsa, OK 74102	Pipeline Capacity Lease Agreement	4/1/1999	3/31/2004	\$0.00
Onebuild.Com Oace Dada 335 East Middlefield Road Mountain View, CA 94043	Confidentiality Agreement	3/14/2000		\$0.00
Oracle Coporation Chief Legal Officer 500 Oracle Parkway Redwood Shores, CA 94065	License Agreement	5/27/1998		\$0.00
Orcon Corporation Bob Zajdel 1570 Atlantic Street Union City, CA 94587	Confidentiality Agreement	12/9/1998	12/9/2003	\$0.00
Orkin Exterminating Chief Legal Officer 1235 1/2 Stanford Dr. Kankakee, IL 60901	Termite Retreatment Agreement	4/6/1999	4/6/2004	\$46.66
OSMO Klaus Wewers Hafenweg 31, D148155 Munster Germany	Confidentiality Agreement	2/21/2000	2/21/2005	\$0.00
Otchet, Michael I. Michael I. Otchet 1534 Leon Drive Hatfield, PA 19440	Split Dollar Life Insurance Agreement with Michael I. Otchet	2/1/1996		\$0.00
Owens-Corning Chief Legal Officer One Owens Corning Parkway Toledo, OH 43659	Private Label Agreement	11/10/2000	11/10/2003	\$0.00
Owens-Corning Inger H. Eckert One Owens Corning Parkway Toledo, OH 43659	Confidentiality Agreement	6/22/2000	12/31/2007	\$0.00
Owens-Corning Chief Legal Officer One Owens Corning Parkway Toledo, OH 43659	Confidentiality Agreement	6/24/1999	6/24/2006	\$0.00
Owens-Corning John Phillips 2740 Columbus Rd Granville, OH 43023	Confidentiality Agreement	10/20/1997	10/20/2003	\$0.00
Owens-Corning Inger Eckert One Owens Corning Parkway Toledo, OH 43659	Confidentiality Agreement	10/1/1992	8/1/2006	\$0.00
Oxford Materials Ltd. Elizabeth Colbourn Worley Court, Bolesworth Road Tatterhall, Cheshire, Cheshire CH3 9HL United Kingdom	Confidentiality Agreement	12/22/1998	12/22/2003	\$0.00
Palmer-Donavin Manufacturing Company Chief Legal Officer 1200 Steelwood Road Columbus, OH 43212	Residential Building Products Division Wholesaler Agreement			\$0.00
Palmer-Donavin Manufacturing Company Chief Legal Officer 3650 East Kemper Road Cincinnati, OH 45241	Residential Building Products Division Wholesaler Agreement			\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Palmer-Donavin Manufacturing Company Chief Legal Officer 911 Spencerville Avenue Delphos, OH 45833	Residential Building Products Division Wholesaler Agreement			\$0.00
Palmer-Donavin Manufacturing Company Chief Legal Officer 1400 Front Street SW Warren, OH 44485	Residential Building Products Division Wholesaler Agreement			\$0.00
Parkinson, Daniel M. Daniel M. Parkinson 870 Oak Canyon Drive Loveland, OH 45140	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Patton, Robert F. Robert F. Patton 293 Dixon Avenue Pittsburgh, PA 15216	Deferred Compensation Plan for Nonemployee Directors - Robert F. Patton	1/1/2000		\$0.00
Penn Color, Inc. Robert Stahly 400 Old Dublin Pike Doylestown, PA 18901	Confidentiality Agreement	11/14/1997	11/14/2007	\$0.00
Perdido Bay Holdings Manager 36 Mussey Road Scarborough, ME 04074	Commercial Lease	4/1/2000	3/31/2005	\$806.38
Peregrine Connectivity, Inc. Chief Legal Officer 1277 Lenox Park Blvd Atlanta, GA 30319	Master Software License Agreement	9/14/2000	12/31/2005	\$7,211.54
Performance Advantage Michael Eric Wann 14025 Princess Mary Road Chesterfield, VA 23838	Confidentiality Agreement	3/26/1999	3/26/2009	\$0.00
Peter Rade Beschichtungstechnik GmbH Peter Rade Albert-Einstein Strasse 15 23617 Stockelsdorf Germany	Confidentiality Agreement	5/25/2000	5/25/2005	\$0.00
PFT of America Incorporated Bernard O. Otremba-Blanc 3120 West Thomas Road Phoenix, AZ 85017	Confidentiality Agreement	6/8/2000	6/8/2005	\$0.00
Pianta, Lisa R. Lisa R. Pianta 11285 Stones Throw Drive Reston, VA 20194	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Pieper, Dale S. Dale S. Pieper P.O. Box 4098 Berghem, TX 78004	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Pijar, Michael Michael Pijar 622 Broad Street Sewickley, PA 15143	Special incentive program related to the sale of installation product assets	4/5/2000		\$86,000.00
Pioneer Materials West Slope Chief Legal Officer P. O. Box 280 Clifton, CO 81520-0280	Distributor Agreement	4/15/1997		\$0.00
Pitney Bowes David J. Jaworski 5037 Patata Street South Gate, CA 90280	Postage Meter Rental Agreement	1/5/1998	1/5/2005	\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Pitney Bowes Chief Legal Officer 6385 Flank Drive Harrisburg, PA 17112	Equipment Lease and Service Agreement	5/6/1999	1/20/2005	\$1,681.17
Pizzuti Companies, The President 250 East Broad Street Columbus, OH 43215	Strategic Account Agreement with The Pizzuti Companies	1/3/2000		\$0.00
Ply-Mould Corporation Peter Spielman 14468 Litchfield Drive Orange, VA 22960	Confidentiality Agreement	4/12/1999	4/12/2004	\$0.00
Plywood-Plastics, Inc. Chief Legal Officer 111 Tonawanda Street Buffalo, NY 14207	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
PNC Bank Corporation President 620 Liberty Avenue Pittsburgh, PA 15222	Strategic Account Agreement with PNC Bank Corporation	5/10/1999		\$0.00
Polymer Technologies, Inc. Art Jonas 3 Laurelwood Drive Milford, OH 45150	Confidentiality Agreement	3/8/2000	3/8/2005	\$0.00
Pope Scientific, Inc. Dean Segal 351 Dekora Woods blvd, PO Box 18 Saukville, WI 53080	Confidentiality Agreement	8/18/1999	8/18/2009	\$0.00
Posey, Warren M. Warren M. Posey 1040 Buchanan Avenue Lancaster, PA 17604	Split Dollar Agreement with Warren M. Posey	2/1/1996		\$0.00
Poyner, W. Martin W. Martin Poyner 12745 Muirfield Blvd S Jacksonville, FL 32225	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
PPG Industries, Inc. Dennis Millman 125 Colfax Street Springdale, PA 15144	Confidentiality Agreement	3/5/1998	3/22/2006	\$0.00
PPL L. A. Downing 2 N. Ninth Street Allentown, PA 18101	Agreement for Electric Service for the Marietta Ceiling Plant	7/13/1994		\$269,946.23
PPL L. A. Downing 2 N. Ninth Street Allentown, PA 18101	Agreement for Electric Service for the Lancaster Floor Plant	7/19/1994		\$472,176.89
PPL Gas Utilites Andy Rohrer 121 South Third Street Oxford, PA 19363	Natural Gas Distribution to Beech Creek	11/1/1997	8/31/2003	\$2,692.72
Pressure Chemical Co. Robert A. Dollinger 3419 Smallman Street Pittsburg, PA 15201	Confidentiality Agreement	5/5/1995	5/5/2004	\$0.00
Preston Trucking Co., Inc. Chuck Perry 151 Easton Blvd. Preston, MD 21655	Contract for Carriage	1/1/1996		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
PrimeSource Building Products, Inc. Chief Legal Officer P. O. Box 391 Guilderland Center, NY 12085	Residential Building Products Division Wholesaler Agreement	6/1/1991		\$0.00
PrimeSource Building Products, Inc. Chief Legal Officer 333 Manley Street West Bridgewater, MA 02379	Residential Building Products Division Wholesaler Agreement	6/1/1991		\$0.00
PrimeSource Building Products, Inc. Chief Legal Officer P. O. Box 10147 New Brunswick, NJ 08901	Residential Building Products Division Wholesaler Agreement	6/1/1991		\$0.00
PrimeSource Building Products, Inc. Chief Legal Officer 45 Freight Street Waterbury, CT 06701	Residential Building Products Division Wholesaler Agreement			\$0.00
PrimeSource Building Products, Inc. Chief Legal Officer 4803 Greatland Drive San Antonio, TX 78218	Residential Building Products Division Wholesaler Agreement			\$0.00
PrimeSource Building Products, Inc. Chief Legal Officer 753 East Airline Highway Kenner, LA 70062	Residential Building Products Division Wholesaler Agreement			\$0.00
PrimeSource Building Products, Inc. Chief Legal Officer 14516 Heathrow Forest Parkway Houston, TX 77032	Residential Building Products Division Wholesaler Agreement			\$0.00
PrimeSource Building Products, Inc. Chief Legal Officer 497 Cave Road Nashville, TN 37201	Residential Building Products Division Wholesaler Agreement			\$0.00
PrimeSource Building Products, Inc. Chief Legal Officer 3425 Aronov Avenue Montgomery, AL 36108	Residential Building Products Division Wholesaler Agreement			\$0.00
PrimeSource Building Products, Inc. Chief Legal Officer 7921 SW 34th Street Oklahoma City, OK 73179	Residential Building Products Division Wholesaler Agreement			\$0.00
PrimeSource Building Products, Inc. Chief Legal Officer 1800 John Connally Drive Carrollton, TX 75006	Residential Building Products Division Wholesaler Agreement			\$0.00
PrimeSource Building Products, Inc. Chief Legal Officer 1515 East Winston Road Anaheim, CA 92805	Residential Building Products Division Wholesaler Agreement			\$0.00
PrimeSource Building Products, Inc. Chief Legal Officer 4480 North 43 Avenue #1 Phoenix, AZ 85063	Residential Building Products Division Wholesaler Agreement			\$0.00
PrimeSource Building Products, Inc. Thomas Pouthieux 712 St. George Avenue New Orleans, LA 70121	Residential Building Products Division Wholesaler Agreement			\$0.00
Procter & Gamble Dean L. DuVal 6060 Center Hill Avenue Cincinnati, OH 45224	Confidentiality Agreement	11/29/1999	11/29/2004	\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Procter & Gamble Charles Hong 2 Procter & Gamble Plaza Cincinnati, OH 45202	Confidentiality Agreement	6/12/2000		\$0.00
Production Resource Group, L.L.C. Chad Gillenwater 630 Ninth Avenue, Suite 610 New York, NY 10036	Confidentiality Agreement	12/5/1999	12/5/2004	\$0.00
Puckett, Steven C. Steven C. Puckett 2 Twin Oaks Court Sewell, NJ 8080	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Pulkrabek, Larry A. Larry A. Pulkrabek 230 Eshleman Road Lancaster, PA 17601	Split Dollar Life Insurance Agreement with Larry A. Pulkrabek	2/1/1996		\$0.00
Pyramid Interiors Distributors, Inc. Chief Legal Officer P. O. Box 181058 Memphis, TN 38181	Building Products Division Distribution Agreement	1/1/1998		\$0.00
R W Heiden Associates Richard Heiden PO Box 5001 Lancaster, PA 17606	Confidentiality Agreement	9/27/2000	9/27/2005	\$0.00
R&D Imaging Technologies, Inc. Richard M. Fantazier 114 East Vine Street Lancaster, PA 17602	License Agreement	9/15/2000		\$0.00
R-W Specialties, Inc. Chief Legal Officer 465 Thirty Road Grand Junction, CO 81504	Residential Building Products Division Distribution Agreement			\$0.00
R-W Specialties, Inc. Chief Legal Officer 9000 East 96 Street Henderson, CO 80640	Residential Building Products Division Distribution Agreement			\$0.00
R-W Specialties, Inc. Chief Legal Officer 4840 Ward Well Industrial Drive Casper, WY 82601	Residential Building Products Division Distribution Agreement			\$0.00
Ramsey, Barbara L. Barbara L. Ramsey Schubertstrasse #2 Ramstein Miesebach 2, Germany	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Raytheon Company John P. Bertrand 1001 Boston Post Road Marlborough, MA 01752	Proprietary Information Agreement	5/15/1995	12/31/2003	\$0.00
Ready, Frank J. Frank J. Ready 390 North Farm Drive Lititz, PA 17543	Split Dollar Life Insurance Agreement with Frank J. Ready	2/1/1997		\$0.00
Recubrimientos Interceramic S.A. DE C.V. Chief Legal Officer ADPO 167 CP 3180 Chihuahua Chihuahua Mexico	Trademark License Agreement	8/11/1993		\$0.00
Reedy International Corporation Michael E. Reedy 25 East Front Street Keyport, NJ 07735	Confidentiality Agreement	4/28/2000		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Reichhold Chemical R. F. Bingham 2400 Ellis Road Durham, NC 27703	Confidentiality Agreement	5/23/1997	5/23/2004	\$0.00
Remcon Plastics Chief Legal Officer 208 Chestnut Street Reading, PA	Nondisclosure Agreement	9/16/1998	9/16/2003	\$0.00
Remley, Gregory T. Gregory T. Remley 12117 Knox Overland Park, KS 66213	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Reserve Warehouse Corporation Chief Legal Officer 3220 Williams St. Chattanooga, TN 37401	Distribution Agreement			\$0.00
Respecta-Kwm Gmbh Larry J. Farrell 5969 Riverbend Road South Wayne, WI 53587	Confidentiality Agreement	3/6/2000	3/6/2005	\$0.00
Resumix Amir Ameri 890 Ross Drive Sunnyvale, CA 94089	Licensing Agreement	1/4/1998		\$0.00
Rew Materials of El Paso Chief Legal Officer 400 North Frederick El Paso, TX 79905	Building Products Division Distribution Agreement	1/1/1998		\$0.00
Rew Materials of Wichita Chief Legal Officer 9304 East 39 Street North Wichita, KS 67226	Building Products Division Distribution Agreement	1/1/1998		\$0.00
Rice, Samuel A., Trustee Samuel A. Rice 919 Forrest Road Lancaster, PA 17601	Trust Owned Split Dollar Life Insurance Agreement	2/1/1996		\$0.00
Richards, Parents And Murray, Inc Bert Sussman 606 Franklin Avenue Mount Vernon, NY 10550	Confidentiality Agreement	8/20/1999	8/20/2004	\$0.00
Riddick, Frank A., III Frank A. Riddick 3224 Centenary Drive Dallas, TX 75225	Split Dollar Life Insurance Agreement with Frank A. Riddick	2/1/1996		\$0.00
Riehl, Tracey: Sheiss, Kelley and Shearer, William, Trustees Tracey Riehl, Kelley Sheiss and William Shearer 1098 Stillwood Circle Lititz, PA 17543	Trust Owned Split Dollar Life Insurance Agreement with Howard Shearer	2/1/1996		\$0.00
River Bend Materials, Inc. Chief Legal Officer P.O. Box 24224 Chattanooga, TN 37422-4224	Building Products Division Distribution Agreement	1/1/1998		\$0.00
Rocheux International, Inc. Tim O'Brien 100 Middlesex Avenue Carteret, NJ 07008	Confidentiality Agreement	1/21/1999	1/21/2004	\$0.00
Rocky Top Materials, Inc. Chief Legal Officer 2707 John Deere Drive Knoxville, TN 37917	Building Products Division Distribution Agreement	12/12/1991		\$0.00

Executory Contracts to be Assumed

Other Party Name and Address	Contract Name	Eff Date	Exp Date	Cure Amount
Rodruan, William C. William C. Rodruan 2 Little Fox Lane Lititz, PA 17543	Split Dollar Life Insurance Agreement with William C. Rodruan	2/1/1997		\$0.00
Rohm and Haas Company G. J. Buckley 100 Independence Mall West Philadelphia, PA 19106-2399	Rohm and Haas Company	6/15/1998	12/31/2008	\$0.00
Ronald Mark Associates, Inc. Leslie J. Satz PO Box 776, 1227 Central Avenue Hillside, NJ 07205	Confidentiality Agreement	11/2/1999		\$0.00
Roofing & Insulation Supply, Inc. Chief Legal Officer 3051 Olympic Industrial Drive Smyrna, GA 30080	Residential Building Products Division Wholesaler Agreement			\$0.00
Rowan, Robert R. T. Robert R. T. Rowan 101 Blenheim Williamsburg, PA 23188	Split Dollar Agreement	2/1/1996		\$0.00
RPA Associates, Inc. Richard P. Aulenbach 716 Park Road Wyomissing, PA 19610	Confidentiality Agreement	7/30/1999	7/30/2009	\$0.00
RTM Restaurant Group President 5995 Barfield Road Atlanta, GA 30328	Strategic Account Agreement with RTM Restaurant Group	5/20/1997		\$0.00
Rubio's Restaurants, Inc. President 5151 Shoreham Place, #260 San Diego, CA 92122	Strategic Account Agreement with Rubio's Restaurants	8/24/1998		\$0.00
Rugby Building Products, Inc. Chief Legal Officer P. O. Box 682 Albany, GA 31701	Residential Building Products Division Distribution Agreement			\$0.00
Rugby Building Products, Inc. Chief Legal Officer 2345 South 16 Avenue Phoenix, AZ 85001	Residential Building Products Division Distribution Agreement			\$0.00
Rugby Building Products, Inc. Chief Legal Officer 1425 Ellsworth Industrial Boulevard NW Atlanta, GA 30301	Residential Building Products Division Distribution Agreement			\$0.00
Rugby Building Products, Inc. Chief Legal Officer 605 Glendale Avenue #101 Sparks, NV 89431	Residential Building Products Division Distribution Agreement	1/1/1998		\$0.00
Ruth Chris Steakhouse President 3321 Hessmer Avenue Metairie, LA 70002	Strategic Account Agreement with Ruth Chris Steakhouse	5/1/2002	12/31/2003	\$0.00
Samper, J. Phillip J. Phillip Samper 111 Chestnut Street, Apt. 811 San Francisco, CA 94111	Deferred Compensation Plan for Nonemployee Directors - J. Phillip Samper	1/1/2000		\$0.00
Samper, J. Phillip J. Phillip Samper 111 Chestnut Street, Apt. 811 San Francisco, CA 94111	Directors' Retirement Income Plan of AWI, Inc.	4/22/1983		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Sanderson, Jerry L. Jerry L. Sanderson 4721 Ramblewood Drive Greensboro, NC 27406	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
SAP Linda Jackson International Court Three, 300 Stevens Drive Philadelphia, PA 19113	SAP R/3 software and license agreement between SAP America, Inc. and Armstrong World Industries, Inc.	11/30/1994		\$79,397.01
SAP Chief Legal Officer 3999 West Chester Pike Newtown Square, PA 19073	License Assignment Agreement	10/2/2000	12/31/2005	\$0.00
SAS Institute John Martine 545 Campus Drive Cary, NC 27513	SAS License Agreement	8/10/1993	8/10/2003	\$0.00
Schlitzsky's, Inc. President 203 Colorado Street Austin, UT 75701	Strategic Accounts Agreement with Schlitzsky's, Inc.	9/1/2000		\$0.00
Schoett & Meissner Maschinen und Anlagenbau GmbH Harald Maier Rudolf-Diesel-Strasse-32 D74572 Blafielden Germany	Confidentiality Agreement	1/29/1999	1/29/2004	\$0.00
Schroeder, Yvonne, Trustee Yvonne Schroeder 13511 Summer Place Herndon, VA 22071	Trust Owned Split Dollar Life Insurance Agreement with Gerard L. Glenn	2/1/1996		\$0.00
Secure Health Plans of GA, L.L.C. Chief Legal Officer 3920 Arkwright Road Macon, GA 31210-4088	Employee Benefits Administrative Services Contract			\$0.00
Security Technologies, Inc. David Johnson 15182 Marsh Lane Addison, TX 75001	Monthly service contract	8/1/1993		\$325.00
Senkowski, Stephen Stephen J. Senkowski 1047 Hunters Path Lancaster, PA 17601	Split Dollar life Insurance Agreement with Stephen J. Senkowski	2/1/1996		\$0.00
Sentinel Polyolefins, LLC Scott Smith 70 Airport Road Hyannis, MA 02601	Confidentiality and Non-Disclosure Agreement	5/12/2000		\$0.00
Sepia Interior Supply, Inc. Chief Legal Officer P. O. Box 82519 Kenmore, WA 98028-0519	Building Products Distribution Agreement	1/1/1998		\$0.00
Shannon, Robert J. Robert J. Shannon 817 Woodfield Drive Lititz, PA 17543	Split Dollar Agreement with Robert J. Shannon	2/1/1996		\$0.00
Shell Chemical Company Paul W. Langemeier One Shell Plaza, PO Box 2463 Houston, TX 77252	Confidentiality Agreement	6/25/1999	6/25/2007	\$0.00
Shenandoah Building Supply, Inc. Chief Legal Officer 195 Lenoir Drive Winchester, VA 22603	Distribution Agreement	3/2/1992		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Shiver Enterprises Chief Legal Officer 1302 10th Avenue Haleyville, AL 35565	Warehousing Agreement			\$0.00
Silicones Unlimited, Inc. Roger A. Knost 6306 Pineview Road Dallas, TX 75248	Confidentiality Agreement	11/27/1998	11/27/2003	\$0.00
Silver & Barte Ores Mining Co. S.A. Efthimios Vidalis 21A Amerikis Street Athens Greece	Confidentiality Agreement	9/29/1999	12/31/2005	\$0.00
Skyline Transportation, Inc. D. Allen P.O. Box 22989, 10732 Dutchtown Road Knoxville, TX 37933-0989	Contract for Motor Carriage	4/21/1997		\$0.00
Smothers, Thomas E. Thomas E. Smothers 1843 Country Club Drive High Point, NC 27262	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Solvay S.A. Chief Legal Officer 33, Rue du Prince Albert B-1050 Brussels B-1050 Belgium	Nondisclosure Agreement - vinylloop recycling	2/7/2000	2/7/2005	\$0.00
Soult Wholesale Company Chief Legal Officer 405 Latimer Street Clearfield, PA 16830	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Soundelux Showorks, Inc. Mitchell Gordon 6001 Vineland Road, Suite 116 Orlando, FL 32819	Confidentiality Agreement	1/4/2000	1/4/2005	\$0.00
Southern Natural Gas Company Janice Parker P.O. Box 2563 Birmingham, AL 35202-2563	Service Agreement No. 921620, with Amendatory Agreement (Interstate Pipeline Capacity Lease for Natural Gas)	1/16/1997	6/16/2009	\$0.00
Southern Natural Gas Company Chief Legal Officer P.O. Box 2563 Birmingham, AL 35202-2563	Service Agreement No. 909220 (Interstate Pipeline Capacity Lease for Natural Gas)	5/16/1996	10/31/2007	\$121,358.47
Southland Home Products Chief Legal Officer 6419 North 50th Street Tampa, FL 33610	Warehousing Agreement			\$0.00
Southwest Airlines President 2702 Love Field Drive Dallas, TX 75235	Strategic Accounts Agreement with Southwest Airlines	5/1/2002		\$0.00
Southwest Building Materials, Inc. Chief Legal Officer P. O. Box 2743 Amarillo, TX 79105	Building Products Division Distribution Agreement	1/1/1998		\$0.00
Specialty Products & Insulation Co. Chief Legal Officer 2201 Mt. Ephraim Ave Camden, NJ 18702	Distributor Agreement	9/11/1989		\$0.00
Specialty Products & Insulation Co. Chief Legal Officer P. O. Box 576 East Petersburg, PA 8104	Building Products Division Distribution Agreement	1/1/1998		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Specialty Products & Insulation Co. Chief Legal Officer 724 South Cameron Street Harrisburg, PA 17104	Distributor Agreement	3/10/1988		\$0.00
Specialty Products & Insulation Co. Chief Legal Officer Two Stevens Road Wilkes-Barre, PA 17520-0576	Distributor Agreement	1/9/1991		\$0.00
Spectrum Custom Compounding, Inc. Timothy C. Klemm 225 W. Lake Street Ravenna, OH 44266	Confidentiality Agreement	8/12/1999	8/12/2009	\$0.00
SRI Consulting William D. Guns 333 Ravenswood Avenue Menlo Park, CA 94025	Confidentiality Agreement	11/13/1998	11/13/2003	\$0.00
SRS Labs, Inc. Gary Weissberg 2909 Daimler Street Santa Ana, CA 92705	Multi Non-Disclosure Agreement	2/10/1999	2/10/2009	\$0.00
SRS Labs, Inc. Tom Yuen 2909 Daimler Street Santa Ana, CA 92705	Confidentiality Agreement	10/26/1999	10/26/2004	\$0.00
St. Helens Water & Sewer Geneva Shadley P.O. Box 278 St. Helens, OR 97051	Sewer and Water Service Contract and Annexation Agreement between Armstrong and the City of St. Helens, Oregon.	7/26/1989	12/1/2008	\$17,865.22
St. Louis-San Francisco Railway Company Chief Legal Officer 906 Olive Street St. Louis, MO 64503	Pipe line crossing contract between Frank A. Thompson, trustee, St. Louis-San Francisco Railway Company and Armstrong Cork Company to cover the laying of a storm sewer line across the right-of-way.	10/21/1946		\$0.00
Standard Automation Lorna Moore Marina Plaza Bldg., 2450 South Shore Blvd. #100 League City, TX 77573	Annual premium support for 16-30 In Touch license	11/16/2000	10/17/2003	\$0.00
Standard Register Bill Jobson 297 Route 72 West, Suite C PMB #335 Manahawkin, NJ 08050-2890	Pricing Agreement for purchase of printers, service agreements and supplies	3/13/1998	12/31/2004	\$3,708.00
Star Technology Inc Donn R. Starkey 200 Executive Drive Waterloo, IN 46793	Confidentiality Agreement	8/12/1999	8/12/2009	\$0.00
Stateline Building Supply Chief Legal Officer P. O. Box 263 Selbyville, DE 19975	Distribution Agreement	2/12/1992		\$0.00
Steinbacher, Daniel J. Daniel J. Steinbacher 1112 Sunwood Lane Lancaster, PA 17601	Split Dollar Life Insurance Agreement with Daniel J. Steinbacher	2/1/1996		\$0.00
Steve's Shoes President 11333 Strong Line Road Lenexa, KS 66215	Strategic Account Agreement with Steve's Shoes	1/1/2000		\$0.00
Stillwater Utilities Mike Herron 411 E. Third Stillwater, OK 74075	Electric Rate Agreement	4/1/1999	3/31/2004	\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Stovroff, Irwin J. Irwin J. Stovroff 7374 Woodmont Court Boca Raton, FL 33434	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Strandex Corporation Al England 1621 Beld Street Madison, WI 53715	Confidentiality Agreement	1/7/1998	1/7/2008	\$0.00
Stumpf, William And Associates Inc. William Stumpf 128 North 3rd Street Minneapolis, MN 55401	Confidentiality Agreement	11/10/1998	11/10/2003	\$0.00
Sungard Recovery Services Chief Legal Officer 1285 Drummers Lane Wayne, PA 19087	Recovery Services Agreement	5/1/1996	12/31/2005	\$0.00
Swiss Life Insurance and Pension Company Chief Legal officer General Guisan-Quai 40 800 Zurich Switzerland	Master Cover Contract	3/23/1999		\$0.00
Tafcor Incorporated Todd Tyler 9918 Tudor Road Berrien Springs, MI 49103	Confidentiality Agreement	4/27/1999	4/27/2004	\$0.00
Tarragano, Haimico Haimico Tarragano 8817 N Oak Park Ave. Morton Grove, IL 60053	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Taxware International Chief Legal Officer 27 Congress Street Salem, MA 01970	Licensing Agreement	3/1/1996	3/1/2003	\$0.00
Technical Associates Dan Hammonds PO Box 7246 Macon, GA 31209	Confidentiality Agreement	1/3/2000	1/3/2005	\$0.00
Tejas Materials Chief Legal Officer 1902 Weber Houston, TX 77007	Distributor Agreement	8/31/1987		\$0.00
The Winroc Corporation Don Harbison 4225 W Glenrosa Avenue Phoenix, AR 85019	Distributor Agreement with The Winroc Corporation	2/14/1998		\$0.00
Thomasville Furniture Ind., Inc. Chief Legal Officer 101 South Hanley Road St. Louis, MO 63105	The Deferred Compensation Plan for Marketing Representatives of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Three M Abrasive Systems Division Michael L. Denoma 3 M Center St. Paul, MN	Confidentiality Agreement	6/29/2000	6/29/2005	\$0.00
Tidland Corporation Chief Legal Officer 2305 South East 8th Avenue Camas, WA	Nondisclosure Agreement re coated film slitting tests for Beech Creek Facility	7/20/1998	7/20/2003	\$0.00
Tirrell, David J., Trustee David J. Tirrell 2208 Broderick Street San Francisco, CA 94115	Trust Owned Split Dollar Life Insurance Agreement with Thomas M. McEvoy	2/1/1996		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
TJX dba The Marmaxx Group President 770 Cockituate Road Farmington, MA 01701	Strategic Account Agreement with TJX dba The Marmaxx Group	8/1/1999		\$0.00
TNT Holland Motor Express, Inc. Peter B. Neydon 750 East 40th Street Holland, MI 49423	Contract for carriage	5/15/1995		\$0.00
Todd, David M. David M. Todd 7803 Green Devon Houston, TX 77095	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Tomey, Paul N. Paul N. Tomey 858 W. Armitage Box 289	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Total Renal Care President 21250 Hawthorne Blvd. Torrence, CA 90503	Strategic Account Agreement with Total Renal Care	9/21/1998		\$0.00
Tower Technologies (Pty.) Ltd. Michael Symons PO Box 72967, Lynnwood Ridge Pretoria 0040 South Africa	Confidentiality Agreement	9/23/1998	9/23/2003	\$0.00
Trammell Crow Company President 3500 Trammell Crow Center, 2001 Ross Avenue Dallas, TX 75201-2997	Strategic Account Agreement with Trammell Crow Company	9/1/1996		\$0.00
Transvision Evan Wimer 2839 Liberty Avenue Pittsburgh, PA 15122	Confidentiality Agreement	7/31/2000	7/31/2005	\$0.00
Tri-West, Ltd. Chief Legal Officer 12005 East Pike Street Santa Fe Springs, CA 90670	Warehousing Agreement			\$0.00
Tri-West, Ltd. Chief Legal Officer 12005 East Pike Street Santa Fe Springs, CA 90670	Residential Building Products Division Wholesaler Agreement	4/1/1998		\$0.00
TriCon Global Restaurants President 1900 Colonel Sanders Lane Louisville, KY 40232	Strategic Account Agreement with TriCon Global Restaurants	11/13/2000		\$0.00
Trimark Engineers - Construction Inc Vincent S. Dimsa 650 Smithfield Street Pittsburgh, PA 15222	Confidentiality Agreement	12/10/1999	12/10/2004	\$0.00
Tucker Materials, Inc. Chief Legal Officer 109 Industrial Blvd. Greenville, SC 29607	Distributor Agreement	5/22/1997		\$0.00
UGI R. J. Chaney 100 Kachel Blvd., Suite 400 Reading, PA 19612-2677	Rate IL Service Agreement With Delivery Service Option (Marietta Plant)	8/1/1999		\$10,625.00
UGI Chief Legal Officer P. O. Box 4927 Lancaster, PA 17604	Service Agreement between Armstrong and UGI Corporation for delivery of natural gas to 2500 Columbia Avenue, Lancaster, PA	4/1/1984		\$15,129.70

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
UGI Chief Legal Officer P. O. Box 12677 Reading, PA 19612-2677	Rate IL Service Agreement with Delivery Service Option (Lancaster Plant)	8/1/1999		\$13,889.65
Unilin Decor Nv Frans DeCock Ooigemstraat 3, B-8710 Wielsebeke Belgium	Confidentiality Agreement	12/16/1998	12/16/2003	\$0.00
United Steelworkers of America, on behalf of Local 441 Chief Legal Officer 5 Gateway Center Pittsburgh, PA 15222	Collective Bargaining Agreement		9/9/2003	\$0.00
USF Red Star, Inc. Larry Duckett 24-50 Wright Avenue Auburn, NY 13021	Contract for carriage	9/16/1991		\$1,126.34
Valinge Aluminum AB Chief Legal Officer Apelvagen 2, S 260 40 Viken Sweden	Supply and Distribution Agreement between Berry Floor,Valinge Aluminum,Bruce Hardwood Flooring LLC and Armstrong	10/31/2000	10/31/2005	\$0.00
Valspar Corporation, The Charles J. Shutty 1647 English road High Point, NC 27262	Confidentiality Agreement	6/22/1998	5/5/2006	\$0.00
Varljen, Mark A., Trustee Mark A. Varljen 9252 San Jose Blvd. Jacksonville, FL 32257	Trust Owned Split Dollar Life Insurance Agreement with Lou Varljen	2/1/1996		\$0.00
Velcro USA Inc. Sari Ann Strasburg 406 Brown Avenue Manchester, NH 03103	Confidentiality Agreement	8/15/2000	8/15/2005	\$0.00
Venture Info Capital, Inc John Cronin RFD #1, PO Box 3254 Milton, VT 05468	Confidentiality Agreement	4/1/1999	4/1/2007	\$0.00
Viking Freight System, Inc. Bruce Gebhardt 411 E. Plumeria Drive San Jose, CA 95134	Contract for Carriage	8/6/1995		\$0.00
Vogel, John K. John K. Vogel 4 Silent Knoll, NE Laguna Niguel, CA 92677	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Wachovia Bank, N.A. Tanya Whitaker 301 North Church Street Winston-Salem, NC 27101	Trust Agreement (Armstrong Benefit Security Trust)	10/7/1988		\$0.00
Wachovia Bank, N.A. Tanya Whitaker 301 North Church Street Winston-Salem, NC 27101	Trust Agreement Under Deferred Comp Plan for Thomasville Marketing Reps	2/29/1996		\$0.00
Wachovia Bank, N.A. Beverly H. Wood 301 North Church Street Winston-Salem, NC 27101	Armstrong Company deferred compensation trust agreement between Armstrong World Industries, Inc. and Wachovia Bank, N.A.	4/3/2000		\$0.00
Wagner Interior Supply Company Chief Legal Officer 1000 East 11th Street Kansas City, MO 64106	Distributor Agreement	12/13/1991		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Wagner Interior Supply dba Architectural Products Group John Wagner 1000 E. 11th Street Kansas City, MO 64106	Distributor Agreement	4/1/2000		\$0.00
Wagner, Donald E. Donald E. Wagner 25 Natures Way Quarryville, PA 17566	Split Dollar Agreement with Donald E. Wagner	2/1/1996		\$0.00
Walker Sales & Dist. Chief Legal Officer 65 Industrial Road Elizabethtown, PA 17022	Warehousing Agreement			\$0.00
Wall Technology, Inc. Drew Schwartz 2750 Industrial Lane Broomfield, CO 80020	Confidentiality Agreement	4/1/2000	4/1/2005	\$0.00
Walnut Investment Corp. d/b/a Acoustical Material Services Chief Legal Officer 1620 South Maple Avenue Montebello, CA 90640	Building Products Division Distribution Agreement	1/1/1998		\$0.00
Walsh Automation, Inc. John B. Osborne 116 Village Blvd. Princeton, NJ 08540	Confidentiality Agreement	8/24/1998	8/24/2003	\$0.00
Warner, Michael R. Michael R. Warner 4602 Forest Glen Greensboro, NC 27410	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Waste Management III Coleen Giles P.O. Box 9001301 Louisville, KY 40290	Service Agreement (Nonhazardous Wastes)	8/21/1998	8/21/2005	\$8,062.93
Webster, Jeffrey T., Trustee Jeffrey T. Webster 4732 Westwind Court Amelia Island, FL 32034	Trust Owned Split Dollar Life Insurance Agreement with R. Scott Webster	2/1/1996		\$0.00
Wellendorf, James, Trustee James Wellendorf 312 Winding Hill Road Lancaster, PA 17601	Trust Owned Split Dollar Life Insurance Agreement	2/1/1996		\$0.00
Wells Fargo President 206 8th Street Des Moines, IA 50309	Strategic Account Agreement with Wells Fargo	1/1/2000		\$0.00
Wells, Harry Harry Wells P. O. Box 409 Riderwood, MD 21139	Directors' Retirement Income Plan of AWI, Inc.	4/22/1983		\$0.00
Westmont Interior Supply House, Inc. Chief Legal Officer P. O. Box 298 Westmont, IL 60559	Building Products Division Distributor Agreement	1/1/1998		\$0.00
Westmont Interior Supply House, Inc. Chief Legal Officer P. O. Box 576 Southfield, MI 48037	Building Products Division Distributor Agreement	1/1/1998		\$0.00
Wilhelmi Werke AG Peter Boxill D-35633 Lahnau Germany	Sales and Marketing Agreement	2/24/1999	1/1/2004	\$51.73

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Williams Scottsman, Inc. President 8211 Town Center Drive Baltimore, MD 21236-5997	Strategic Account Agreement with Williams Scottsman, Inc.	8/16/1999		\$0.00
Williams, Howard A. Howard A. Williams 911 Fairgreen Road Greensboro, NC 27410	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries, Inc.	1/16/1996		\$0.00
Willie Co., Ltd. Chen-Chi Mao Room A - 7th Floor, Tai Tze Building, No. 20 Patch Rd., Sec. 3 Taipei, Taiwan Taiwan	Confidentiality Agreement	5/10/1999	5/10/2004	\$0.00
Wilson, David D. David D. Wilson 2408 Raleigh Drive Lancaster, PA 17601	Split Dollar Life Insurance Agreement with David D. Wilson	2/1/1996		\$0.00
Wise Electronic Systems, Inc. Chief Legal Officer 1362 Craley Road Windsor, PA 17366	Nondisclosure Agreement	7/24/2000	7/24/2005	\$0.00
Wolf Distributing Company Chief Legal Officer 2027 South 12th Allentown, PA 18103	Residential Building Products Division Wholesaler Agreement	7/1/1991		\$0.00
Wolf Management Service Company Chief Legal Officer P. O. Box 1267 York, PA 17405	Residential Building Products Division Wholesaler Agreement			\$0.00
Woodward, Stephen H. Stephen H. Woodward 309 Winding Hill Drive Lancaster, PA 17601	Split Dollar Life Insurance Agreement with Stephen H. Woodward	2/1/1996		\$0.00
Woolf Distributing Company Chief Legal Officer 7921 North Hale Avenue Peoria, IL 61612-3316	Residential Building Products Division Wholesaler Agreement	1/10/1994		\$0.00
Woolf Distributing Company Chief Legal Officer 8550 Ridgefield Road Crystal Lake, IL 60039-0517	Residential Building Products Division Wholesaler Agreement			\$0.00
Work, James I. James I. Work 913 Sherry Lane Lancaster, PA	Consulting Agreement	1/1/1999		\$0.00
Worthington Armstrong Venture Chief Legal Officer 9 Old Lincoln Highway Malvern, PA 19355	Trademark License Agreement	3/23/1992		\$0.00
Worthington Armstrong Venture Chief Legal officer 9 Old Lincoln Highway Malvern, PA 19355	Joint Venture Agreement	3/23/1992	12/31/2004	\$0.00
Worthington Armstrong Venture Chief Legal Officer 45 Morehall Road Malvern, PA 19355	Supplemental Agreement	3/23/1992	12/31/2004	\$0.00
Worthington Industries President 1055 Dearborn Drive, P. O. Box 0806 Columbus, OH 43085	Strategic Account Agreement with Worthington Industries	4/16/2000		\$0.00

Executory Contracts to be Assumed

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Cure Amount</i>
Xertex Technologies, Inc. Dax Craig 452 Burbank Street Broomfield, CO 80020	Mutual Nondisclosure Agreement between Armstrong,Xertex Technologies,Inc and Cain-Forlaw Company.	8/2/1999	8/2/2009	\$0.00
Xertex Technologies, Inc. Dax Craig 452 Burbank Streer Broomfield, CO 80020	Joint Development and Marketing Agreement	8/9/2000	8/9/2005	\$0.00
Zefeldt, John R. John R. Zefeldt 1845 Glencoe Street Wheaton, IL 60187	Deferred Compensation Plan for Mktg Reps of Thomasville Furniture Industries,Inc.	1/16/1996		\$0.00
Zeon Chemicals L.P. Don Mackey 4111 Bells Lane Louisville, KY 40211	Confidentiality Agreement	11/13/2000	11/13/2005	\$0.00

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re

ARMSTRONG WORLD INDUSTRIES
INC., *et al.*,

Debtors

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Chapter 11
Case No. 00-4471 (RJN)
(Jointly Administered)

Exhibit 8.2

REJECTED EXECUTORY CONTRACTS AND UNEXPIRED LEASES

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Executory Contracts to be Rejected

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Claim Amount</i>
A. Oscar Rivera, Inc. Chief Legal Officer 1003 R. H. Tood Avenue Santurce, PR 00908	Distribution Agreement			\$0.00
A. Oscar Rivera, Inc. Chief Legal Officer 1003 R. H. Tood Avenue Santurce, PR 00908	Distribution Agreement			\$0.00
ACHA Trading Company Chief Legal Officer P. O. Box 9020150 San Juan, PR 00902-0150	Distribution Agreement			\$0.00
ACHA Trading Company Chief Legal Officer P. O. Box 9020150 San Juan 00902-0150, PR 00902-0150	Distribution Agreement			\$0.00
Adleta Company Mr. John F. Snyder 1645 Diplomat Drive Carrollton, TX 75006-8393	Residential Floor Products Distributorship and Sales/Service Center Agreement	2/15/1999	2/15/2004	\$0.00
Adleta Company Mr. John F. Snyder 1645 Diplomat Drive Carrollton, TX 75006-8393	Commercial Flooring Products Distributorship Agreement	2/15/1999	2/15/2004	\$0.00
Agostini Brothers, Ltd.S.A. R.A. Bernard P.O. Box 191 Port-of-Spain, Trinidad West Indies	Distributor agreement between Agnosti Brothers Ltd. and Armstrong World Industries,Inc. for flooring and ceiling products.	1/30/1981		\$0.00
Agostini Limited Chief Legal Officer 4 Nelson Street Port-of-Spain, Trinidad West Indies	Distribution Agreement			\$0.00
Agostini Limited R.A. Bernard 4 Nelson Street Port-of-Spain, Trinidad West Indies	Distributor agreement between Agostini Brothers Ltd. and Armstrong World Industries,Inc. for flooring and ceiling products.	1/30/1981		\$0.00
Ajilon (app dev) Frank W. Wagner 4720 Old Gettysburg Rd. Mechanicsburg, PA 17055	Master Agreement between Armstrong World Industries,Inc. and Ajilon Services,Inc. for IT personnel in areas of consulting and technical tasks.	1/1/1997	1/1/2005	\$0.00
Ajilon (helpdesk) Chief Legal Officer 4720 Old Gettysburg Rd. Mechanicsburg, PA 17055	Information Technology Services Agreement	1/1/1997	12/31/2005	\$32,800.36
Ajilon (operations) Chief Legal Officer 4720 Old Gettysburg Rd. Mechanicsburg, PA 17055	Information Technology Services Agreement	1/1/1997	12/31/2005	\$22,264.97
Ajilon (sysprog) Chief Legal Officer 4720 Old Gettysburg Rd. Mechanicsburg, PA 17055	Information Technology Services Agreement	1/1/1997	12/31/2005	\$28,131.18
Allegheny Power Ken Kozel 800 Cabin Hill Drive Greensburg, PA 15601	Electric Utility Service to Beech Creek	9/1/1985		\$17,323.41

Executory Contracts to be Rejected

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Claim Amount</i>
Allied Van Lines, Inc. Chief Legal Officer P.O. Box 4403 Chicago, IL 60680	Contract for carriage	8/1/1994		\$0.00
Altex, S.A. Chief Legal Officer Calle Vargas Edif. Edif. Rio Alto Torre B Caracas Venezuela	Distributor Agreement			\$0.00
American Freightways, Inc. Freddy Ward 2200 Forward Dr., P.O. Box 840 Harrison, AR 72602-0840	Contract for carriage	2/10/1992		\$12,134.08
AMS de Mexico Chief Legal Officer Avenida Guadalajara #100B Tijuana Baja California Norte 22630 Mexico	Distribution Agreement			\$0.00
APEX Bulk Commodities Steve Gale 12531 Violet Road Adelanto, CA 92301	Contract for Carriage	9/8/1995		\$295.13
Apollo Distributing Company Mr. Keith Slobodien 128 Passaic Avenue Fairfield, NJ 07004-0959	Residential Flooring Products Distributorship and Sales/Service Center Agreement	2/15/1999	2/15/2004	\$0.00
Apollo Distributing Company Mr. Keith Slobodien 128 Passaic Avenue Fairfield, NJ 07004-0959	Commercial Flooring Products Distributorship Agreement	2/15/1999	2/15/2004	\$0.00
Arista S.A., Guatemala Erick Michelen Avenida Reforma 10-23 Zona 10 Guatemala City Guatemala	Distributor agreement	12/22/1998		\$0.00
Arthur Andersen Chief Legal Officer 45 South Seventh Street Minneapolis, MN 55402-2800	Consulting Agreement	1/1/1996	1/1/2005	\$0.00
B-H Transfer Co. Hugh Tarbuton, Jr. P.O. Box 151 Sandersville, GA 31082	Contract for carriage	6/15/1995		\$0.00
B. R. Funsten & Co. Mr. James J. Funsten 725 Van Ness Avenue, Suite 201 San Francisco, CA 94102	Residential Flooring Products Distributorship and Sales/Service Center Agreement	2/15/1999	2/15/2004	\$0.00
B. R. Funsten & Co. Mr. James J. Funsten 725 Van Ness Avenue, Suite 201 San Francisco, CA 94102	Commercial Flooring Products Distributorship Agreement	2/15/1999	2/15/2004	\$0.00
BelknapWhite Group, Inc., The Raymond T. Mancini 111 Plymouth Street Mansfield, MA 02048	Residential Flooring Products Distributorship and Sales/Service Center Agreement	2/15/1999	2/15/2004	\$0.00
BelknapWhite Group, Inc., The Raymond T. Mancini 111 Plymouth Street Mansfield, MA 02048	Commercial Flooring Ondyets Distributorship Agreement	2/15/1999	2/15/2004	\$0.00

Executory Contracts to be Rejected

Other Party Name and Address	Contract Name	Eff Date	Exp Date	Claim Amount
Bill Thompson Transport, Inc. Cindy Schuck 26600 VanBorn Road Dearborn Heights, MI 48125	Contract for carriage	11/1/1998		\$0.00
Bulkmatic Transport Company E. Larry Smith 2001 North Cline Avenue Griffith, IN 47616	Contract for carriage	9/1/1994		\$0.00
Cain & Bultman, Inc. Mr. Michael A. Sandifer 2145 Dennis Street Jacksonville, FL 32204	Residential Florng Products Distributorship and Sales/Service Center Agreement	2/15/1999	2/15/2004	\$0.00
Cain & Bultman, Inc. Mr. Michael A. Sandifer 2145 Dennis Street Jacksonville, FL 32204	Commercial Flooring Products Distribution Agreement	2/15/1999	2/15/2004	\$0.00
Camy, S.A. de C.V. Chief Legal Officer Rio Consulado 1450 Mexico 07870	Distribution Agreement			\$0.00
Camy, S.A. de C.V. Chief Legal Officer Rio Consulado 1450 Mexico 07870	Distribution Agreement			\$0.00
Caparra Floors d/b/a Floors and More Chief Legal Officer Calle Napoles #5B Ext. Villa Caparra Guaynabo, PR 00657	Distributor agreement for flooring products	11/1/1997		\$0.00
Ceiling Solutions (f/k/a Plafones E Interiors, S.A. de C.V.) Chief Legal Officer Guadalajara #920-B Monterrey N.L. 64020 Mexico	Building Products Division Distribution Agreement			\$0.00
Center for Claims Resolution Chief Legal Officer 504 Carnegie Center, 2nd Floor Princeton, NJ 08540	Producer Agreement Concerning the Center for Claims Resolution (As Amended)	2/1/1994		\$0.00
Columbia of Ohio Chief Legal Officer 1600 Dublin Road Columbus, OH 43215	Gas Distribution Service for Hilliard			\$7,331.00
Columbus Southern Chief Legal Officer 1 Riverside Plaza Columbus, OH 43215-2373	Electric Service to Hilliard			\$0.00
Curacao Hardware and Equipment Co., Curacao Chief Legal Officer P.O. Box 584 Curacao Netherlands	Distributor agreement between Curacao Hardware & Equipment Co. and Armstrong Cork Company.			\$0.00
Decoraciones y Acabados Especializados MAX, S.A. de C.V. Chief Legal Officer Av. 2 Oriente #2405 Puebla Pue-I 72000 Mexico	Building Products Distributor Agreement			\$0.00
DLW AG Chief Legal Officer Stuttgarter Strasse 75 74321 Bietigheim-Bissingen Germany	Distributor Agreement	3/27/1996		\$0.00

Executory Contracts to be Rejected

Other Party Name and Address

Contract Name

Eff Date Exp Date

Claim Amount

Dow Chemical Company, The
Managing Patent Counsel
Patent Dept. B-1211, 2301 North Brazosport Blvd.
Freeport, TX 77541-3257

Umbrella Joint Development Agreement

11/1/1996

\$0.00

Dynamic Enterprises, Haiti
Chief Legal Officer
l'Aéroport, P. O. Box 1489
Port-Au-Prince Haiti

Wholesale distributor's agreement between Dynamic Enterprises and Armstrong Cork Inter-Americas, Inc. regarding the territory of Port-Au-Prince.

3/21/1977

\$0.00

E.F.P. Floor Products
Michael Gerbl
Fussboeden GmbH, Weiberndorf 20
St. Johann in Tirol A-6380 Austria

Supply and Distribution Agreement

5/1/2000

12/31/2003

\$0.00

Elepar Material para Construção Ltda. (Casa Francesa, Brazil)
Jorge A. T. Wiszniewiecki
Rua Cerro Cora 2358
Sao Paulo Brazil

Distributor Agreement

4/18/1997

\$0.00

Estes Express Lines
Paul J. Dugent
1200 Commerce Road, P.O. Box 25612
Richmond, VA 23260-5612

Carrier contract between Estes Express Lines and Armstrong World Industries, Inc.

5/20/1996

\$7,078.74

Federal Express Corporation
Chief Legal Officer
P.O. Box 1140
Memphis, TN 38132

FedEx express corporate pricing program agreement between FedEx and Armstrong World Industries, Inc.

7/10/2001

\$74.59

Ferreteria Americana C. Por A.
Chief Legal Officer
Apartado 1181
Santo Domingo Dominican Republic

Building Products Distributor Agreement

\$0.00

FlorStar Sales, Inc.
Mr. F. Wade Cassidy
1325 North Mittel Boulevard
Wood Dale, IL 60191

Residential Flooring Products Distributorship and Sales/Service Center Agreement

2/15/1999

2/15/2004

\$0.00

FlorStar Sales, Inc.
Mr. F. Wade Cassidy
1325 North Mittel Boulevard
Wood Dale, IL 60191

Commercial Flooring Products Distributorship Agreement

2/15/1999

2/15/2004

\$0.00

Food Express, Inc.
Walter L. Keeney
P.O. Box 3213
Arcadia, CA 91066

Contract for carriage

5/10/1993

\$1,337.50

G.O.D., Inc.
Karen A. Crawford
One G.O.D. Way
Newark, NJ 07114

Contract for Carriage

2/5/1996

\$722.13

Gene Hyde Trucking Co., Inc.
Randi Michalski
3315 Swindell Road
Lakeland, FL 33809

Contract for motor carriage

5/30/2000

\$0.00

Gerland SA & Gerland Limited
R. Wilkinson
49 Rue de la Republique
Lyon France

Agreement between Gerland S.A. and Gerland Limited with Armstrong Cork Company and Armstrong Cork Company Limited regarding "Romano" flooring.

8/8/1977

\$0.00

Global Stone Pennroc
Robert Harbold
PO Box 1967
York, PA 17450

Supply Agreement for White Limestone, Bestone Corp.

1/6/1985

12/31/2004

\$137,946.88

Executory Contracts to be Rejected

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Claim Amount</i>
Gulf Power Company Guy Miller 500 Bayfront Parkway Pensacola, FL 32520-0231	Electric Service for Pensacola	6/1/1999		\$152,486.58
H.O. Wolding, Inc. Dave Hulke or Chief Legal Officer 9642 County Trunk B Amherst, WI 54406	Contract for Motor Carriage	11/23/1999		\$0.00
Hamilton Properties, Inc. Paul H. Slaugh, Jr. 111 Centerville Road Lancaster, PA 17603	South Field Commission Agreement	10/6/1999		\$0.00
Helmsman Management Services Mr. Joe McMorrow 175 Berkeley Street Boston, MA 02117	Helmsman Management Services Claims Service Agreement	6/22/1983		\$0.00
Honda R&D America, Inc. M. Kawauure Honda Drive, NC Highway 119 Swepsonville, NC 27359	Confidentiality Agreement	8/29/1991	8/29/2006	\$0.00
Hunter Douglas Comercial Ltda. Kurt Reichhard Av. A. Vespucio Sur 652 Santiago Chile	Distributorship Agreement between Armstrong and Hunter Douglas Chile S.A. appointing Hunter Douglas a distributor of products of the Armstrong Building Products Division in Chile.	1/1/1997		\$0.00
Hunter Douglas Comercial Ltda. Chief Legal Officer Almirante Riveros 1876 San Bernardo Chile	Distributorship Agreement			\$0.00
Hunter Douglas, S.A., Chile Kurt Rschhard Av. A Vespucio Sur 652 Santiago Chile	Flooring Distributorship Agreement	1/1/1998		\$0.00
Imatel Lcdo. Luis Sarzosa Quito Ecuador	Distributor Agreement between Imatel,S.A. and Armstrong appointing Imatel non-exclusive distributor of ceiling products within the Quito Ecuador Market			\$0.00
Interior Systems, Inc. Chief Legal Officer P. O. Box 7411 Ponce, PR 00732	Building Products Division Distribution Agreement			\$0.00
Interior Systems, Inc. Chief Legal Officer P. O. Box 7411 Ponce 00732, PR 00732	Distribution Agreement			\$0.00
Interiores Del Oeste, Inc. Chief Legal Officer Marine Station Mayaguez, PR 00709+G19	Building Products Division Distribution Agreement			\$0.00
Interiores Del Oeste, Inc. Chief Legal Officer Marine Station Mayaguez 00709, PR 00709	Distribution Agreement			\$0.00
Internacional de Ceramica Chief Legal Officer APDO POstal 167 C.P., 31080, Chihuahua Chihuahua Mexico	Distributor agreement between Internacional de Cerammica S.A. and Armstrong World Industries,Inc.	7/27/1992		\$0.00

Executory Contracts to be Rejected

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Claim Amount</i>
J & M Tank Lines Inc Jim Perkins P.O. Box 1659 Americus, GA 31709	Contract for carriage	10/14/1991		\$538.00
J. J. Haines & Company Mr. Robert H. Thompson 6950 Aviation Boulevard Glen Burnie, MD 21061-2531	Residential Flooring Products Distributorship Agreement	2/15/1999	2/15/2004	\$0.00
J. J. Haines & Company Mr. Robert Thompson 6950 Aviation Boulevard Glen Burnie, MD 21061-2531	Commercial Flooring Products Distributorship Agreement	2/15/1999	2/15/2004	\$0.00
Kruepke Trucking Tom Kruepke 2881 Highway P Jackson, WI 53037	Contract for carriage	12/11/2000		\$0.00
Las Casas Del Tile de B.C.S.A. de C.V. Carlos Oliver Blvd Lazaro Cardenas 1997 Mexicali Mexico	Distributor agreement between Las Casas Del Tile and Armstrong World Industries, Inc. for Armstrong resilient flooring, adhesives and accessories.	9/22/1998		\$0.00
Liberty Property Holdings, L.P. Ed. P. Drogaris P. O. Box 1806 Lancaster, PA 17608-1806	Declaration of Covenants, Easements, Licenses, Conditions and Restrictions of 313 West Liberty Street	12/17/1997		\$0.00
MacDermid, Incorporated C. Rice 245 Freight Street Waterbury, CT 06702	License Agreement between Armstrong and MacDermid, Inc.	2/21/1991	2/21/2006	\$0.00
Mack's International Ferdinand Muniz-Ramirez DBA Casa Mackin San Jose Costa Rica	Distributor Agreement between Armstrong and Mack's International S.A. appointing Mack's as a non-exclusive distributor of flooring products and accessories in Costa Rica.	10/16/1998		\$0.00
Margaby, S.A., Costa Rica Chief Legal Officer Apartado 2149-1002, Paseo Estudiantes San Jose Costa Rica	Distributor agreement between Margaby S.A. and Armstrong World Industries, Inc.	4/11/1994	4/11/1995	\$0.00
Masoma Drywall, S.A. Chief Legal Officer Ave. Tecnologico No. 1820-7 32500 CD Juarez Chihuahua Mexico	Building Products Distribution Agreement			\$0.00
Materiales De Construccion Chief Legal Officer Avenida John F. Kennedy Santo Domingo Dominican Republic	Building Products Distribution Agreement			\$0.00
Materiales De Construccion Chief Legal Officer Avenida John F. Kennedy Casi Esq. Tiradentes Santo Domingo Dominican Republic	Distribution Agreement			\$0.00
Materiales Livianos Coss Y Leon, S.A. de C.V. Chief Legal Officer San Juan de Ulua No. 1579 Guadalajara Jalisco 44210 Mexico	Building Products Distribution Agreement			\$0.00
Materiales Livianos Coss Y Leon, S.A. de C.V. Chief Legal Officer San Juan de Ulua No. 1579 Guadalajara Jalisco 44210 Mexico	Flooring Products Distribution Agreement			\$0.00

Executory Contracts to be Rejected

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Claim Amount</i>
Mellon Bank, NA Frank H. Leja Three Mellon Bank Center Pittsburgh, PA 15259-0001	Agreement of Trust dated June 13, 1989, as amended December 29, 1993	5/13/1989	5/13/2005	\$0.00
Mercantil Importadora Suces. A. Ginatta, C.A. Chief Legal Officer Cesar Cabezas Guayaquil Ecuador	Ceiling Systems Wholesale Distributor's Agreement	8/25/1975		\$0.00
Mercantil Importadora Suces. A. Ginatta, C.A. Chief Legal Officer Cesar Cabezas Guayaquil Ecuador	Flooring Wholesale Distributor's Agreement	8/25/1975		\$0.00
Millis Transfer Inc. Steven Millis P.O. Box 550 Black River Falls, WI 54615-0550	Contract for motor carriage between Armstrong World Industries, Inc. and Millis Transfer, Inc.	12/15/1999		\$0.00
Mississippi Power & Light Company Chief Legal Officer P.O. Box 31995 Jackson, MS 39286	Electricity Supply/Service to Jackson, MS	5/1/1994	7/30/2004	\$82,108.70
Murofast de Mexico, S.A. de C.V. Chief Legal Officer Mexicali #10 Tijuana 22320 Mexico	Building Products Distribution Agreement			\$0.00
N.V. Antilliaanse Handemaatschappij, Aruba Chief Legal Officer Fergusonstraat 7, P.O. Box 489 Aruba	Distributor agreement between N.V. Antilliaanse Handelmaatschappij and Armstrong Cork Company.			\$0.00
Network Transport Ltd Gaeten Lachance 1245 Cardiff Blvd. Mississauga, Ontario L5S 1P8 Canada	Contract for carriage	4/10/2000		\$0.00
North Lime Corporation J.W. Liddell 120 North Lime Street Lancaster, PA 17602	ACandS, Inc. Indemnification Agreement	7/29/1969		\$0.00
Northwest Natural Russ Grimm 220 N.W. Second Ave. Portland, OR 97209	Natural Gas Distribution to St. Helens	1/15/1995		\$31,474.99
Ohio Valley Flooring Mr. Al J. Hurt 5555 Murray Avenue Cincinnati, OH 45227	Residential Flooring Products Distributorship and Sales/Service Center Agreement	2/15/1999	2/15/2004	\$0.00
Ohio Valley Flooring Mr. Al J. Hurt 5555 Murray Avenue Cincinnati, OH 45227	Commercial Flooring Products Distribution Agreement	2/15/1999	2/15/2004	\$0.00
Panel Rey, S.A. de C.V. Alberto Moraley Hidalgo 674 Pte. Apdo 985 Monterrey Mexico	Distributorship Agreement between Armstrong and Panel Rey, S.A. appointing Panel Rey its exclusive distributor in Mexico for ceilings and grid products.	1/1/1999	1/1/2004	\$0.00
Panel Rey, S.A. de C.V. Eduardo M. Villareal B. Hidalgo 674 Pte. Apdo 985 Monterrey, NM 64000	Distributor agreement between Panel Rey and Armstrong World Industries, Inc. for resilient flooring, adhesives and accessories.	6/5/1996		\$0.00

Executory Contracts to be Rejected

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Claim Amount</i>
Panel-Ex S.A. Chief Legal Officer Costado Este Durman Esquivel Calle Blanco San Jose Costa Rica	Distributor Agreement between Armstrong and Panel-Ex S.A. appointing Panel-Ex as non-exclusive distributor of resilient flooring, adhesive and accessories in Costa Rica	5/20/1994		\$0.00
Plafones y Muros de Mexico, S.A. de C.V. Chief Legal Officer Julian Villarreal #1636-A Nte. Col. Terminal Monterrey N.L. 64580 Mexico	Building Products Distribution Agreement			\$0.00
Product Systems International Meyric Kirk Rogers 40 North Cherry Street Lancaster, PA 17602	Nondisclosure Agreement between Product Systems International, Inc. and Armstrong World Industries	7/1/1999	7/1/2004	\$0.00
Raenco Paul A. Endara Carles Apartado Apartado Panama	Distributor agreement	2/29/1996		\$0.00
Reader's Wholesale Distributors, Inc. Floyd Burke 1201 Naylor Street Houston, TX 77002	Residential Flooring Products Distributorship and Sales/Service Center Agreement	2/15/1999	2/15/2004	\$0.00
Reader's Wholesale Distributors, Inc. Floyd Burke 1201 Naylor Street Houston, TX 77002	Commercial Flooring Products Distributorship Agreement	2/15/1999	2/15/2004	\$0.00
Resistant Heat Technology, Inc. Chief Legal Officer 115 Westview Drive Orem, UT 84058	License Agreement dated March 17, 1992, as modified	3/17/1992		\$0.00
Rosenbluth International Thomas J. Sukay 2401 Walnut Street Philadelphia, PA 19103	Travel Services Agreement	9/2/1993		\$23,448.60
RPS, Inc. Chief Legal Officer P. O. Box 197 Pittsburgh, PA 15230	Service Agreement	6/24/1999		\$0.00
S & H Express Lynn E. King 1209 Marshall Avenue P.O. Box 5151 (Zip 17606) Lancaster, PA 17601	Contract for carriage	5/18/1997		\$11,180.00
SAIA Motor Freight Line Glenn J. Thibodeaux 104 Woodlawn Ranch Road Houma, LA 70363	Contract for carriage	7/22/1991		\$23,882.76
SC Johnson & Son, Inc. Daniel J. O'Neill 1525 Howe Street Racine, WI 53403	License Agreement between S.C. Johnson & Son, Inc. and Armstrong World Industries, Inc. allowing SCJ to use the Armstrong trademark in connection with the sale of no-wax floor cleaning product in US, Canada and Mexico.	7/9/1990		\$0.00
Schneider National Craig C. Paulsen 3101 South Packerland Drive Green Bay, WI 54306	Contract for carriage	3/4/1996		\$4,400.26
Sea-Pac Sales Company Dale Griffiths 6307 South 228th Street Kent, WA 98032	Residential Flooring Products Distributorship and Sales/Service Center Agreement	2/15/1999	2/15/2004	\$0.00

Executory Contracts to be Rejected

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Claim Amount</i>
Sea-Pac Sales Company Dale Griffiths 6307 South 228th Street Kent, WA 98032	Commercial Flooring Products Distribution Agreement	2/15/1999	2/15/2004	\$0.00
Standard & Poors Compustat Howard Smith 7400 South Alton Court Englewood, CO 80112	Compustat PC Subscription Agreement for license and subscription to Compustat databases and software.	1/23/1996		\$0.00
Tecelagem Damatex, Brazil Chief Legal Officer Rua Lino Coutinho 1906 CEP 04207-002 San Paulo Brazil	Distributor agreement	1/1/1996		\$0.00
Textil J. Serrano Chief Legal Officer Via Raposo Tavares km. 43/44 Vargem Sao Paulo Brazil	Distributor Agreement between Armstrong and Textil J. Serrano appointing Textil as non-exclusive distributor for flooring and accessories in Brazil.			\$0.00
Traffic Service Bureau, Inc. Richard G. Albright 40 East Emaus Street Middletown, PA 17057	Agreement between Traffic Service Bureau, Inc. and Armstrong World Industries for collection of freight bills.	9/10/1992		\$0.00
TRI-WEST, Ltd. Daniel E. Proctor 12005 East Pike Street Santa Fe Springs, CA 90670	Residential Flooring Products Distributorship and Sales/Service Center Agreement	2/15/1999	2/15/2004	\$0.00
TRI-WEST, Ltd. Daniel E. Proctor 12005 East Pike Street Santa Fe Springs, CA 90670	Commercial Flooring Products Distributorship Agreement	2/15/1999	2/15/2004	\$0.00
Union Carbide Corporation Cindy Heenan 3420 Pump Rd. # 407 Richmond, VA 23233	Supply Agreement - Union Carbide Corporation - Specialty Polymers and Products	9/1/1996		\$0.00
United Parcel Service, Inc. Nancy E. Clarke 359 East Park Drive Harrisburg, PA 17111	Carrier Agreement	7/15/2000		\$679.34
United Van Lines, Inc. Chief Legal Officer One United Drive Fenton, MO 63026	Contract for Carriage	3/20/1995		\$662.33
Unlimited International Elaine Bettio 6728 N.W. 72 Avenue Miami, FL 33166	Distributor Agreement between Armstrong and Unlimited International Corporation appointing Unlimited as non-exclusive distributor of flooring and accessories in Brazil.	8/15/1997		\$0.00
Uribe Hermanos, S.A. Chief Legal Officer Apartado Postal 678 San Jose Costa Rica	Distributor Agreement between Armstrong and Uribe Hermanos, S.A. appointing Uribe non-exclusive non-exclusive distributor of flooring and ceiling materials in The Island of Arube of the Netherlands Antilles.			\$0.00
Uribe Hermanos, S.A. Chief Legal Officer Apartado 678-1000 San Jose Costa Rica	Distributor Agreement between Armstrong and Uribe Hermanos S.A. appointing Uribe as distributor of flooring and ceiling materials in Costa Rica.	1/1/1980		\$0.00
US Corp. Ltda. Chief Legal Officer Arocena 1625 Loc. 14 Montevideo Uruguay	Distributor agreement between U.S. Corp. Ltda. and Armstrong World Industries, Inc.	9/23/1993		\$0.00

Executory Contracts to be Rejected

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp Date</i>	<i>Claim Amount</i>
USF Glen Moore Judy Sherman 1711 Shearer Drive Carlisle, PA 17013-0760	Contract for carriage	4/10/2000		\$2,119.54
Venezia Hauling, Inc. Andrew Venezia 703 West Ridge Pike, P.O. Box 909 Royersford, PA 19468	Contract for carriage	3/1/2000		\$0.00
Viking Freight System, Inc. Steve Cummings P.O. Box 649002 San Jose, CA 95164-9002	Contract for carriage	12/15/1993		\$0.00
W. C. Tingle Company Wesley Moxley 1907 Warren North Kansas City, MO 64116	Residential Flooring Products Distributorship and Sales/Service Center Agreement	12/15/1999	2/15/2004	\$0.00
W. C. Tingle Company Wesley Moxley 1907 Warren North Kansas City, MO 64116	Commercial Flooring Products Distributorship Agreement	2/15/1999	2/15/2004	\$0.00
William M. Bird & Company, Inc. Mr. D. Maybank Hagood 4210 Azalea Drive Charleston, SC 29405	Residential Flooring Products Distributorship and Sales/Service Center Agreement	2/15/1999	2/15/2004	\$0.00
William M. Bird & Company, Inc. Mr. D. Maybank Hagood 4210 Azalea Drive Charleston, SC 29405	Commercial Flooring Products Distributorship Agreement	2/15/1999	2/15/2004	\$0.00
Wisconsin Protein Carriers Inc. Miriam Rettig PO Box 38 Jackson, WI 53037	Contract for carriage	2/3/2000		\$0.00
Wittenberg Consulting Susan Wittenberg 1221 N. Dearborn Suite 1407N Chicago, IL 60610	Consulting Services Agreement	8/9/1999		\$11,413.03
Worldwide Dedicated Services, Inc. Chief Legal Officer 980 Hammond Dr. Atlanta, GA 30328	Dedicated Transportation Agreement	7/11/1996		\$9,456.09
Yellow Freight System, Inc. Chief Legal Officer 10990 Roe Avenue Overland Park, KS 66211	Contract for Carriage	6/3/1991		\$0.00

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re

ARMSTRONG WORLD INDUSTRIES
INC., *et al.*,

Debtors

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Chapter 11
Case No. 00-4471 (RJN)
(Jointly Administered)

Exhibit 8.4

**PREVIOUSLY LISTED EXECUTORY CONTRACTS
NO LONGER CONSIDERED EXECUTORY CONTRACTS**

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Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
10 Plain Street LLC Leonard Rittenberg 187 Rosemary Street Needham, MA 02494	Purchase and Sale Agreement between Armstrong (seller) and Leonard Rittenberg (buyer) for premises at 10 Plain Street, Braintree, MA.	2/2/1996		Not an Executory Contract	\$0.00
A. P. Moller-Maersk Sealand Bob Nadler 51 Haddonfield Road, Suite 335 Cherry Hill, NJ 08002	Service Contract	5/1/2000	4/30/2001	Expired	\$0.00
A.S. West Associates Chief Legal Officer 3896 Sidney Road Huntingdon Valley, PA	Purchase Order for Technical Consulting Services			Expired	\$0.00
Abacus, Inc., Division of SP&I Chief Legal Officer P. O. Box 703 Norcross, GA 30091	Building Products Division Distribution Agreement	1/1/1998		Terminated	\$0.00
Accuweb Inc Chief Legal Officer 4249 Argosy Ct Madison, WI 53714	Armstrong Purchase order No. 4500382590 to Accuweb Inc for Accuweb Guide System for Hilliard, OH facility.	10/11/2000	11/27/2000	Expired	\$4,565.49
Acoustech Chief Legal Officer P.O. Box 14635 Milwaukee, WI 53214	Distributor Agreement with Acoustech	5/16/1983	5/1/1998	Expired	\$0.00
Acoustical Products, Inc. Stephen Donald 4185 West Dewey Drive Las Vegas, NV 89118	Distributor Agreement with Acoustical Products, Inc.	1/1/1998		Terminated	\$0.00
Adleta Corporation Roger Stieben 1645 Diplomat Drive Carrollton, TX 75006	Inventory purchase contract between Adleta Corporation, Comerica Bank of Texas, and Armstrong World Industries, Inc.	7/13/1998	12/31/2000	Expired	\$0.00
Advanced Integrated Systems Chief Legal Officer 9827 Smoking Oak Edmond, OK 73003	Purchase Order #4500279877 for consulting services	3/20/2000	11/30/2001	Expired	\$10,298.16
Advanced Systems Design, Inc. Chief Legal Officer P.O. Box 7235 Jacksonville, MS	Purchase Order for Engineering Services			Expired	\$9,236.00
Advent Electric Chief Legal Officer 301 East Fourth Street Bridgeport, PA 19405	Purchase Order for Panelmate Pro Software	5/30/2001		Not an Executory Contract	\$16,022.10
AEA Leasing Chief Legal Officer P.O. Box 480 Conyers, GA 30012	Armstrong Purchase Order to AEA Leasing Limited for rental of switchmaster and trackmobile.	10/25/2000	1/17/2001	Expired	\$9,483.00
AEI Music, Inc. Craig Williamson 900 East Pine Street Seattle, WA 98122	Confidentiality Agreement	11/30/1999	11/30/2002	Expired	\$0.00
AEP Industries, Inc. Robert W. Cron 125 Phillips Avenue South Hackensack, NJ 07606	Supply Agreement	10/1/1998	9/30/2001	Expired	\$251,622.86

Previously Scheduled Contracts

Other Party Name and Address	Contract Name	Eff Date	Exp/ Term Date	Status	Claim Amt
Aerie Landscape Chief Legal Officer 824 Cedar Oaks St. St. Helens, OR 97051	Purchase Order for Landscaping Services			Expired	\$1,179.00
Aerotek Chief Legal Officer Suite 260, 2605 Interstate Drive Harrisburg, PA 17110	Purchase order for in-house project support from Aerotek Contract Design Services for Armstrong World Industries, Inc.	1/7/2000	12/31/2000	Expired	\$6,804.36
Agreement Concerning Asbestos-Related Claims (June 19, 1985) Joyce Jones	Agreement Concerning Asbestos-Related Claims dated June 19, 1985 (also known as The "Wellington Agreement"), to provide administrative, defense, payment and disposition of claims between subscribing insurers and Armstrong World Industries, Inc., et al.	6/17/1985		Not an Executory Contract	\$0.00
Air Power of Ohio Chief Legal Officer 2536 Creekway Drive Columbus, OH 43228	Armstrong Purchase order No. 4500382289 to Air Power of Ohio for Air Dryer TM1400W.	10/10/2000	11/27/2000	Expired	\$21,908.08
Air Products & Chemicals, Inc. Chief Legal Officer 7201 Hamilton Blvd Allentown, PA 18195	Product Supply Agreement (Bulk Nitrogen Product and Storage System)	1/1/1997	8/9/2002	Expired	\$0.00
Air Products And Chemicals, Inc. W. J. Cantwell 7201 Hamilton Blvd Allentown, PA 18195	Confidentiality Agreement between Air Products and Chemicals Inc and Armstrong	3/7/1996	3/7/2001	Expired	\$0.00
Air Products And Chemicals, Inc. W. J. Cantwell 7201 Hamilton Blvd Allentown, PA 18195	Confidentiality Agreement between Air Products and Chemicals, Inc and Armstrong World Industries	4/24/1996	4/24/2001	Expired	\$0.00
Air Products And Chemicals, Inc. W. J. Cantwell 7201 Hamilton Blvd Allentown, PA 18195	Confidential Disclosure Agreement between Air Products and Chemicals, Inc. and Armstrong.	12/15/1997	12/15/2002	Expired	\$0.00
Akcros Chemicals America Joseph Kosiner 500 Jersey Avenue, PO Box 638 New Brunswick, NJ 08903	Confidentiality Agreement between Armstrong and Akcros Chemicals America	2/23/1998	2/23/2003	Expired	\$0.00
Akzo Nobel Coatings, Inc. Rick Gray 4730 Crittenden Drive Louisville, KY 40209	Confidentiality Agreement between Armstrong and AKZO Nobel Coatings, Inc.	4/20/1998	4/20/2003	Expired	\$0.00
Alabama & Gulf Coast Railway Michael A. Haeg 7557 Rambler Road Dallas, TX 75231	Tariff STB Agr 8000	6/18/1998		Not an Executory Contract	\$25,358.61
Alabama Power Dawn Bush 150 St. Joseph Street Mobile, AL 36652-2247	Electric Service for Mobile	10/15/1997	6/1/2001	Terminated	\$245,894.21
Allen Bradley Company J. Perry Bevivino Suite Ten, 52 Grumbacher Rd. York, PA 17402-9407	National account agreement between Armstrong World Industries, Inc. and Allen-Bradley Company, Inc.	4/1/1998	4/1/2001	Expired	\$0.00
Allfirst Bank Chief Legal Officer PO Box 1598 Baltimore, MD 21203	New account application with Allfirst Bank. (Armstrong checking)	11/10/2000		Not an Executory Contract	\$0.00

Previously Scheduled Contracts

Other Party Name and Address	Contract Name	Eff Date	Exp/ Term Date	Status	Claim Amt
Allied Industrial Products Chief Legal Officer PO Box 21745 Columbus, OH 43221	Armstrong Purchase Order No. 4500382069 to Allied Industrial Products for a paint mix scissor lift.	10/10/2000	12/4/2000	Expired	\$16,205.29
Allied Services Group, Inc. Chief Legal Officer 210 South West Street Lebanon, OH 45036	Purchase Order for misc services and analysis	9/10/1999	9/30/2001	Expired	\$122,016.62
Allison Systems Corp. Chief Legal Officer 220 Adams Street Riverside, NJ 08075	Purchase Order for Teesside Ink Blade System	8/28/1997		Not an Executory Contract	\$5,234.00
Allsup, Inc. Chief Legal Officer 300 Allsup Place Belleville, IL 62223-8626	Employee Benefits Admin. Services Contract		12/31/2002	Expired	\$0.00
Amalgamated Union of Engineering Workers Chief Legal Officer Hayes Court, West Common Road Hayes, BROMLEY, Kent BT2 7AU	Agreement between Armstrong World Industries Limited Team Valley Plant & Maintenance Employees based upon employee involvement.	6/21/1991		Not an Executory Contract	\$0.00
Amana Refrigeration Chief Legal Officer 2800 220th Trail Amana, IA 52204	Settlement Agreement Between Third-Party Plaintiffs Atlas Minerals and Chemicals, Inc., Caloric Corporation, Now Known as Amana Refrigeration, Inc., East Penn Manufacturing Co., Inc., GAF Corp., Garden State Tanning, Inc., The Glidden Co., Exide Corp., General Elect	1/1/1994		Not an Executory Contract	\$0.00
American Cyanamid Company Chief Legal Officer One Cyanamid Plaza Wayne, NJ 07470	Confidentiality Agreement between American Cyanamid Company and Armstrong	12/12/1991	12/12/1998	Expired	\$0.00
American Industrial Installers Chief Legal Officer 6700 Doolittle Avenue Riverside, CA 92503	Purchase Order #4500307469 for services	5/2/2000	5/19/2000	Expired	\$293.80
American National Can Company Chief Legal Officer 8770 West Bryn Mawr Ave. Chicago, IL 60631-3542	Settlement Agreement	3/12/1991		Not an Executory Contract	\$0.00
American Stock Transfer & Trust Company Mr. Herb Lemmer, Esquire 40 Wall Street New York, NY 10005	Agreement with American Stock Transfer and Trust Company to apply to Armstrong Holdings, Inc. with respect to AST's services as stock transfer agent and registrar.	2/9/2000	2/9/2003	Expired	\$0.00
AmeriGas Charles E. Finnamore PO Box 524 Robertsdale, AL 36567	Armstrong blanket purchase order to Amerigas for propane gas.	3/1/1996	1/31/2001	Expired	\$3,530.48
AmeriGas Chief Legal Officer 5402 S Main Street Gardena, CA 90248	Equipment Lease		3/1/2001	Expired	\$0.00
Amoco Polymers, Inc. Chief Legal Officer 4500 McGinnis Ferry Road Alpharetta, GA 30202-3914	Secrecy Agreement between Amoco Polymers and Armstrong	10/10/1996	10/15/2001	Expired	\$0.00
Analog Communications, Inc. Syed M. Ahmed 121 Hwy 31 Flemington, NJ 08822	Confidentiality Agreement	6/25/1998	6/25/2003	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Ancker, Dr. Fred H. Chief Legal Officer P.O. Box 695 Tarrytown, NJ	Purchase Order for Technology Consulting Services			Expired	\$0.00
Anderson Material Handling Chief Legal Officer 223 Wohlsen Way Lancaster, PA 17603-4043	Purchase order for maintenance of dock lock / levelers	5/14/1999	3/31/2002	Expired	\$224,156.50
Aon Consulting, Inc. Chief Legal Officer P. O. Box 867 Conshohocken, PA 19428-0867	Service Contract			Expired	\$0.00
Aon Risk Services, Inc. Chief Legal Officer One Liberty Place 1650 Market Street Philadelphia, PA 19103	Brokerage Service Contract	9/1/2000	9/1/2001	Expired	\$0.00
APL Co. Pte. Ltd. Mr. Lu Oxford 100 Central Ave Bldg. 40C South Kearny, NJ 07032	Service Contract	5/1/2000	4/30/2001	Expired	\$0.00
Applied Industrial Technologies Ted Wolicki 712 West Main Street, Suite 206 New Holland, PA 17557	Procurement agreement between Armstrong World Industries, Inc. and Applied Industrial Technologies for MRO bearings, power transmission and fluid power equipment.	8/1/1999	8/1/2002	Expired	\$63,980.10
Architectural Alternatives, Inc. Elmer Fishlinger 761 East Francis Street Ontario, CA 91761 Canada	Confidentiality Agreement with Architectural Alternatives, Inc.	4/8/1999	4/8/2001	Expired	\$0.00
Area Jobs Development Association Grover Brooks 231 East Broadway Bradley, IL 60915	Lease contract and amendments between Area Jobs Development Association and Armstrong World Industries, Inc.	3/1/2000	9/30/2002	Expired	\$0.00
Arjo Wiggins S.A. Michael Roger Issy Les Moulineaux (92130) 117 quai du President Roosevelt France	Exchange of Proprietary Information and Non-Disclosure Agreement between Arjo Wiggins S.A. and Armstrong World Industries, Inc.	10/23/1997	10/23/2002	Expired	\$0.00
Arjo Wiggins S.A. Chief Legal Officer 117, Quai Du President Roosevelt 92130 Issy-Les-Moulineaux France	Confidentiality Agreement	4/18/1995	4/18/2000	Expired	\$0.00
Arjo Wiggins S.A. Jacques Terliska 117, Quai du President Roosevelt-91239 Issy-Les-Moulineaux France	Non-Disclosure Agreement between Arjo Wiggins, S.A. and Armstrong World Industries, Inc.	1/1/1998	1/1/2003	Expired	\$0.00
Armanda Electric Chief Legal Officer 2877 Euclid Avenue South Williamsport, PA 17701	Purchase order for scans of plant equipment	1/19/2000	12/29/2000	Expired	\$900.00
Armstrong FSC, Inc., c/o Consolidated Services Limited Arthur E. M. Jones Par la Ville Place, 14 Par la Ville Road Hamilton Bermuda HM JX	Related Supplier Agreement	1/2/1990	1/1/2003	Expired	\$0.00
Armstrong World Industries, Ltd. Chief Legal Officer Fleck Way Teesside Industrial Estate, Thornaby Stockton-on-Tees England TS17 9JT	Confirmation of employment for Stephen E. Becker	8/7/2000	8/7/2002	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Arnold Business Forms Chief Legal Officer 53 Eastman Avenue Lancaster, PA 17603	Procurement agreement between Armstrong World Industries, Inc. and Arnold Business Forms for products.	1/15/1997	6/30/2001	Expired	\$29,163.24
Arrow Trucking Company Chief Legal Officer 4230 S. Elwood Tulsa, OK 74101	Contract for Motor Carriage	11/1/2000	7/1/2002	Expired	\$0.00
Art Research & Technology Ltd. Becky Ault 3050 Industry Drive Lancaster, PA 17603	Confidentiality Agreement between Armstrong and Art Research & Technology Ltd	11/4/1997	11/4/2002	Expired	\$0.00
Arthur Andersen Mark C. Thompson 45 South Seventh Street Minneapolis, MN 55402-2800	Preparation of arrangement to redetermine, amend the foreign sales corporation returns for Armstrong World Industries, Inc. for 1995, 1996 and 1997 by Arthur Andersen L.L.P.	3/10/2000	9/15/2000	Expired	\$0.00
Ashland Chemical Steve Holland Three Broad Street Binghamton, NY 13902	Waste Hauling and Disposal Agreement	5/14/1999	5/14/2002	Expired	\$0.00
Ashland Chemical Company Gary Lithgo 201 Colwell Lane Conshohocken, PA 19428	Ashland - Distributor Chemicals		12/31/2000	Expired	\$0.00
Ashland Distribution Co. Ron Sekinger P.O. Box 2219 Columbus, OH 43216	Natural gas supply to Lancaster Corporate Campus, Marietta Ceiling Plant, and Lancaster Floor Plant	11/1/2000	3/31/2001	Expired	\$896,987.33
Asso of Kentucky Fried Chicken Franchisees Inc Chief Legal Officer 2107 Elder Park Road LaGrange, KY 40031	Exhibitor Application and Contract for Space	11/8/2000	2/14/2001	Expired	\$0.00
Asso of Wall & Ceiling Industries Chief Legal Officer 803 West Broad Street Falls Church, VA 22046	Lease for Trade Show Booth	8/17/2000	3/24/2001	Expired	\$0.00
Associated Gas Services/Cherokee Brick & Tile Chief Legal Officer 10777 Westheimer Houston, TX 77042	Confidentiality Agreement	8/28/1995	8/28/2000	Expired	\$0.00
AT&T John Linn 55 Corporate Drive, Room 14C33 Bridgewater, NJ 08807	Advertising Advantage Agreement between AT&T and Armstrong World Industries Inc. for transcription and survey services.	2/24/1997	2/24/1998	Expired	\$0.00
Atlanta Gas Light Chief Legal Officer Location 6025 Atlanta, GA 30302-4569	Election to cancel Tariff-Rate Delivery Service	4/1/2000		Not an Executory Contract	\$0.00
Atlas Minerals & Chemicals Chief Legal Officer 1227 Valley Rd. Mertztown, PA 19593-0038	Settlement Agreement in Civil Action No. 91-5118 between Third-Party Plaintiffs Atlas Minerals & Chemicals, Inc., Caloric Corporation (Amana Refrigeration, Inc.), et al., and Third-Party Defendant, Armstrong World Industries, Inc.	8/16/1994		Not an Executory Contract	\$0.00
Aurigin Systems, Inc. Angela Gomez 10710 North Tantau Avenues Cupertino, CA 95014	Renewal fees from Aurigin for computer hardware, software and maintenance and Armstrong purchase order.	12/21/1999	12/20/2002	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Australian Thermal Bonding Pty. Ltd. Chief Legal Officer 46 Titan Dr Carrum Downs Victoria 3201 Australia	Secrecy Agreement between Australian Thermal Bonding Pty. Ltd and Armstrong	5/14/1996	5/14/2001	Expired	\$0.00
AutoShred Dennis Arruebarrena PO Box 17009 Pensacola, FL 32522	Blanket Purchase Order between Armstrong and Auto-Shred Recycling for the purchase of scrap metal generated at the Pensacola plant.	2/1/1996	1/31/1999	Expired	\$0.00
Avis Rent A Car Michael J. Carter 900 Old Country Road Garden City, NY 11536	Worldwide Rate Agreement between Armstrong and Avis Rent A Car System.	8/1/1999	8/1/2001	Expired	\$223.87
AWI, (Nevada) Inc. Chief Legal Officer 1700 Valley Bank Plaza, 300 South Fourth Street Las Vegas, NV 89101	Exclusive aircraft lease agreement by and between AWI (Nevada), Inc. and Armstrong World Industries, Inc.	10/1/1997	10/1/1998	Expired	\$0.00
B L Bennett Inc. Chief Legal Officer 4058 Houston Avenue Macon, GA 31206	Armstrong Purchase Order No. 4500386873 to B L Bennett Inc for construction project at Macon, GA facility.	10/20/2000	11/22/2000	Expired	\$0.00
B&P Process Equipment And Systems Chief Legal Officer 1000 Hess Avenue Saginaw, MI 48601	Confidentiality Agreement between B&P Process Equipment and Systems and Armstrong	6/30/1997	6/30/2001	Expired	\$0.00
B. J. Baldwin Electric, Inc. Chief Legal Officer 7060 Division Highway Narvon, PA 17555	Purchase Order #4500258231 - ICP main construction.	1/13/2000	5/31/2000	Expired	\$59,775.32
B. J. Baldwin Electric, Inc. Chief Legal Officer 7060 Division Highway Narvon, PA 17555	Purchase Order #4500266138 - 9 table mods.	2/1/2000	2/6/2000	Expired	\$0.00
B. J. Baldwin Electric, Inc. Chief Legal Officer 7060 Division Highway Narvon, PA 17555	Purchase Order #4500343487 - ICP main palletizer	7/19/2000	9/29/2000	Expired	\$0.00
B. J. Baldwin Electric, Inc. Chief Legal Officer 7060 Division Highway Narvon, PA 17555	Purchase Order #4500378825 - 5-Line backwetters.	10/2/2000	10/18/2000	Expired	\$0.00
B. J. Baldwin Electric, Inc. Chief Legal Officer 7060 Division Highway Narvon, PA 17555	Purchase Order #4500372694 - 6 Line Chiller	9/19/2000	3/23/2001	Expired	\$0.00
Baldwin Electric Chief Legal Officer 7060 Division Highway Narvon, PA 17555	Purchase Order for Services; PO#4500390252	10/27/2000	11/8/2000	Expired	\$0.00
Banc One Investment Management Group Global Corp. Trust Service 153 W. 51st St. New York, NY 10019	Indenture Agreement	12/23/1998		Not an Executory Contract	\$0.00
Banc One Investment Management Group Global Corporate Trust Service 153 W. 51st St. New York, NY 10019	Supplemental Indenture	10/19/1990		Not an Executory Contract	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Bank of America Chief Legal Officer 100 N. Tryon St. Charlotte, NC 28202	ISDA Master Agreement between Armstrong and Bank of America,N.A.	7/22/1998	7/22/1999	Expired	\$0.00
Bank of America Chief Legal Officer 1850 Gateway Blvd, 4th Floor Concord, CA 94520	Letter from Armstrong to Bank of America regarding persons authorized to initiate and confirm wire transfers.	8/4/2000		Not an Executory Contract	\$0.00
Bank One, N.A. Chief Legal Officer One N. State St. Chicago, IL 60611	ISDA AGREEMENT WITH BANC ONE	9/15/1999		Not an Executory Contract	\$0.00
Barclays Bank PLC Ian Anderson PO Box 385, Onslow Hall, The Little Green Richmond, Surry United Kingdom	Letter from Barclays Bank to Armstrong regarding opening of a Euro account in the name of AWI.	8/18/2000		Not an Executory Contract	\$0.00
Barclays Global Investors, N.A. Chief Legal Officer 45 Fremont Street San Francisco, CA 94105	Investment manager agreement between Armstrong World Industries,Inc. and Barclays Global Investors,N.A. thereby entering into a trust agreement with Wachovia Bank and Trust Company N.A. and Armstrong Cork Company Retirement Master Trust.	5/11/1999		Not an Executory Contract	\$0.00
BASF Corporation Kyle Sass 11501 Steele Creek Road Charlotte, NC 28273	Confidentiality Agreement between BASF Corporation and Armstrong	3/10/1998	3/10/2003	Expired	\$0.00
Battelle Memorial Institute Bonita K. Frank 505 King Avenue Columbus, OH 43201-2693	Task Order Agreement	3/19/1992	5/8/2002	Terminated	\$0.00
Battery Warehouse Chief Legal Officer 1120 Dillerville Road Lancaster, PA 17601	Quote for Monthly Battery Inspection Services	10/9/2000		Not an Executory Contract	\$590.00
Bay Lines, Inc. Tim Parker P.O. Box 50578, Bldg. 542, Brookley Complex (36615) Mobile, AL 36605	Contract for carriage between Bay Lines,Inc. and Armstrong World Industries,Inc.	5/31/1999	10/8/2001	Expired	\$10,071.59
Bayer AG Chief Legal Officer K-RP LTK, D-5090 Leverkusen Bayerwerk Germany	Joint Development Agreement	9/24/1993	9/24/1998	Expired	\$0.00
Bayer Corporation J. L. Williams 100 Bayer Road Pittsburg, PA 15205	Confidentiality Agreement	10/1/1997	10/1/2002	Expired	\$0.00
Bayer Corporation J.L. Williams 100 Bayer Road Pittsburgh, PA 15205-9741	Confidentiality Agreement	3/1/1998	3/1/2003	Expired	\$0.00
BB & C Ufficio Decoracoes Ltda. Chief Legal Officer Rue Vicente Machado 975 Curitiba PR Curitiba PR	Distributor Agreement between Armstrong and BB & C Ufficio Decoracoes LTDS appointing BB & C as non-exclusive distributor of flooring and accessoried in the states of Parana and Santa Catarina in Brazil.	5/14/1997	5/14/1998	Terminated	\$0.00
BBDO Chief Legal Officer 1285 Avenue of the Americas New York, NY 10019-6095	Scheduling Agreement No. 5500000125 for FPO Agency Fees	1/1/2000	12/31/2000	Expired	\$225,620.24

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Bes Industrial Company, Inc. Brian Cloetingh 161 Philips Road Exton, PA 19341	Confidentiality Agreement	3/2/1998	3/2/2003	Expired	\$0.00
BEA Systems, Inc. Abhi K. Errabelli 2315 North First Street San Jose, CA 95131	Professional services agreement between BEA Systems, Inc. and Armstrong World Industries for consulting services.	5/19/2000	11/1/2000	Expired	\$0.00
BEA Systems, Inc. Robert Rudzki 140 Allen Road Liberty Corner, NJ 07938	Professional services agreement regarding consulting services between BEA Systems, Inc. and Armstrong World Industries, Inc.	5/19/2000	5/19/2002	Expired	\$0.00
BEA Weblogic Gary Jordan 140 Allen Road Liberty Corner, NJ 07938	Consulting services agreement between BEA Systems, Inc. and Armstrong World Industries, Inc. for SEA to provide consulting services to Armstrong.	10/23/2000	11/23/2000	Expired	\$0.00
Berg Profiles Llc Dennis F. O'Brien 430 Berg Lane Morristown, TN	Confidentiality Agreement	12/19/1997	12/19/2002	Expired	\$0.00
Best Western International, Inc. Edward J. Latimer C/O Ridge C/C Unit #4 Brooklyn, NY	Agreement Participation in Best Business Worldwide between Best Western International, Inc. and Armstrong World Industries.	12/1/2000	12/31/2001	Expired	\$0.00
BFI - Emerald Coast Division Chief Legal Officer P.O. Box 9001632 Louisville, KY 40290-1632	National Contract for Solid Waste Removal	5/1/1999	4/30/2002	Expired	\$164,977.32
BFI of Mississippi - Delta Division Chief Legal Officer 2730 Bryan Road Dora, AL 35062	National Agreement for Solid Waste Removal	5/1/1999	4/30/2002	Expired	\$0.00
Bison, Bahre Greten Dr. Haupt Industriestrasse 17-21 D-31832 Springe Germany	Confidentiality Agreement	9/22/1995	9/22/2000	Expired	\$0.00
Blake Development Corporation Chief Legal Officer 1120 Connecticut Avenue, N.W. Washington, DC 20036-3998	Lease and supplements between Blake Development Company and Armstrong World Industries.	9/19/1985	1/31/2001	Expired	\$0.00
Bloomberg L.P. Chief Legal Officer 499 Park Ave. New York, NY 10022	Bloomberg Datafeed Addendum			Not an Executory Contract	\$2,185.91
Bonded Logic, Inc. James Kean 411 East Ray Road Chandler, AZ 85225	Confidentiality Agreement	4/4/1998	4/4/2003	Expired	\$0.00
Borden Chemical, Inc. Terry L. Amerine 630 Glendale-Milford Road Cincinnati, OH 45215	Confidentiality Agreement	3/31/1997	3/31/2002	Expired	\$0.00
Borden Chemicals and Plastics Delaware Limited Partnership Mike Breckenridge PO Box 427 Geismar, LA 70734	Year 2000 Sales Agreement - Borden Chemicals and Plastics	1/1/2000	12/31/2000	Expired	\$1,271,541.21

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Borden, Inc. Chief Legal Officer 61 Broadway Denville, NJ 07834	Confidentiality Agreement between Borden Packaging and Industrial Products and Armstrong	9/19/1996	9/19/2001	Expired	\$0.00
Boston Partners Asset Management, L.P. William J. Kelly One Financial Center, 43rd. Floor Boston, MA 02111	Investment manager agreement between Armstrong World Industries, Inc. and Boston Partners Asset Management, L.P. encompassing a trust agreement with Wachovia Bank and Trust Company N.A. and Armstrong Cork Company serving as the funding medium for the pensi	10/15/1997		Not an Executory Contract	\$0.00
Boyle Brothers, Inc. John J. Boyle R.D. 1, Box 329C Medford, NJ 08055	Contract for carriage between Boyle Brothers, Inc. and Armstrong World Industries, Inc.	9/26/1993	11/8/1999	Expired	\$0.00
Briarwood Center Partnership Lynn Crystal P.O. Box 23309 Jackson, MS 39225-3309	Lease agreement between Armstrong Distribution Warehouse and Briarwood Center Partnership.	3/31/1997	3/31/2001	Expired	\$0.00
Budget Rent A Car Randy S. Hoy 4225 Naperville Road Lisle, IL 60532	The Budget Corporate Agreement between Armstrong and Budget Rent a Car Corporation.	10/1/2000	10/1/2001	Expired	\$0.00
Bumble Bee Electric Co. Chief Legal Officer P.O. Box 1721 Stillwater, OK 74076	Purchase Order #4500218128 - Labeler Relocation	10/6/1999	2/20/2000	Expired	\$25,150.30
Bumble Bee Electric Co. Chief Legal Officer P.O. Box 1721 Stillwater, OK 74076	Purchase Order #4500282941 - Plant Req Mech/Elec	3/8/2000	4/14/2000	Expired	\$0.00
Bumble Bee Electric Co. Chief Legal Officer P.O. Box 1721 Stillwater, OK 74076	Purchase Order #4500277077 - end labeler elec.			Expired	\$0.00
Bumble Bee Electric Co. Chief Legal Officer P.O. Box 1721 Stillwater, OK 74076	Purchase Order #4500398662 - Reeco elec mods	11/17/2000	1/12/2001	Expired	\$0.00
Bumble Bee Electric Co. Chief Legal Officer P.O. Box 1721 Stillwater, OK 74076	Purchase Order #450030078 - HMC elec mods			Expired	\$0.00
Bumble Bee Electric Co. Chief Legal Officer P.O. Box 1721 Stillwater, OK 74076	Purchase Order #4500387895 - plt elec maintenance	10/23/2000	12/15/2000	Expired	\$0.00
Burlington Northern Santa Fe Railway Chief Legal Officer P. O. Box 961069 Ft. Worth, TX	Confidential Exempt Quote from the Burlington Northern and Santa Fe Railway Company to Armstrong.	8/30/2000	9/30/2001	Expired	\$0.00
C & A Transportation, Inc. Aubrey Mitchusson P.O. Box 6412, 2360 Spires Drive Macon, GA 31206	Contract for carriage between C&A Transportation, Inc. and Armstrong World Industries, Inc.	5/3/1999	10/8/2001	Expired	\$3,607.20
C & T Janitorial Tieu Tang 1916 N. Aster Broken Arrow, OK 74012	Custodial Services	7/7/2000	12/31/2002	Expired	\$4,592.56

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Caliper Chief Legal Officer 741 Mt. Lucas Road Princeton, NJ 08543-2050	Service Agreement - Employment Testing			Expired	\$0.00
CAPCO/dba Capitol Materials, Inc. Richard K. Mueller 1661 Chattahoochee Avenue Atlanta, GA 30316	Distributor Agreement with CAPCO/dba Capitol Materials Inc.	9/18/1991		Terminated	\$0.00
Capitol Building Supply, Inc. Richard K. Mueller 50 Q Street, SW Washington, DC 20024	Distributor Agreement with Capitol Building Supply Inc.	1/12/1993		Terminated	\$0.00
Caraustar John A. Bailey P.O. Box 10516 Lancaster, PA 17605	Cores/Tubes Supplier Business Plan	3/2/2000	3/2/2003	Expired	\$32,567.00
Cardinal Capital Management, LLC Amy K. Minella One Fawcett Place Greenwich, CT 06830	Investment manager agreement between Armstrong World Industries, Inc. and Cardinal Capital Management, LLC encompassing a trust agreement with Wachovia Bank and Trust Company N.A. establishing the Armstrong Cork Company Retirement Master Trust to serve as	3/3/1997		Not an Executory Contract	\$0.00
Carnegie Mellon University Chief Legal Officer Forbes Avenue Pittsburgh, PA 15213	Confidentiality Agreement	2/2/1995	2/21/2000	Expired	\$0.00
Carolina Builders William Edwards P.O. Box 5684 Greenville, SC	Agreement regarding grant of easement to Armstrong from Carolina Builders Corporation.	9/3/1993		Not an Executory Contract	\$0.00
Carpet Co-op of America Sandy Mishkin 1765 The Exchange, Suite 400 Atlanta, GA 30339	Laminate agreement with Carpet Co-op of America.	1/24/2000	4/1/2002	Expired	\$0.00
Carrier Vibrating Equipment Steve Childress P.O. Box 37070 Louisville, KY 40233	Confidentiality Agreement	7/14/1997	7/14/2002	Expired	\$0.00
Casmalia Case Team Chief Legal Officer U.S. EPA Region IX, 75 Hawthorne Street San Francisco, CA 94105-3901	Administrative order on consent (In the Matter of Casmalia Disposal Site, Santa Barbara County, California)	12/3/1999		Not an Executory Contract	\$0.00
Catalyst Group, Inc. Chief Legal Officer PO Box 637 Spring House, PA 19477	Confidentiality Agreement	1/20/1996	1/20/2001	Expired	\$0.00
Caterpillar Financial Services Jim Holbus 5559 Old Dixie Road Forest Park, GA 30297	Quantity contract No. 4600002941 to Caterpillar Financial Services Corp for lease of 12 fork trucks.	4/14/1999	6/30/2003	Expired	\$517.28
CCU/Triad Chief Legal Officer Tower III Suite 604, 1701 Golf Road Rolling Meadows, IL 60008	Purchase order for Services	4/21/1999	8/31/2001	Expired	\$16,498.50
CCR and Plaintiffs' Counsel for Asbestos PI/Future Claimants Michael F. Rooney	Settlement Agreements entered into by Center for Claims Resolution (CCR) and parties to various asbestos personal injury litigation			Not an Executory Contract	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
CDC Appliances (DBA Ohio Valley Flooring) Mark Roflow 555 Murry Avenue Cincinnati, OH 45227	Uniform Commercial Code continuation sheet between Armstrong World Industries, Inc. and CDC Appliances, Inc.	6/1/1998	6/30/2002	Not an Executory Contract	\$0.00
Ceilings & Interior Systems Construction Association Chief Legal Officer 1500 Lincoln Highway St. Charles, IL 60174	Contract and Application for Exhibit Space	3/3/2000	4/27/2001	Expired	\$0.00
Centralia Coal Company Chief Legal Officer PO Box 478 Wilkes Barre, PA 18703	Purchase Order #4500124352 for supply of Buckwheat Anthracite Coal	3/15/1999	4/30/2000	Expired	\$173,533.02
Chaparral Materials, Inc. Roger L. Probasco P. O. Box 6436 Albuquerque, NM 87197-6436	Distributor Agreement with Chaparral Materials, Inc.	5/1/1995		Terminated	\$0.00
Charles Ross & Son Company Chief Legal Officer 710 Old Willets Path Hauppauge, NY 11788-4193	Confidentiality Agreement	6/26/1996	6/26/2001	Expired	\$0.00
Chase Henry Cheever 270 Park Ave. New York, NY 10017	ISDA Master Agreement between Armstrong and The Chase Manhattan Bank.	5/27/1999		Not an Executory Contract	\$0.00
Chase /Asbestos Trust Travelers Ins. Cov. Chief Legal Officer 4 Chase Metro Center Brooklyn, NY 11245	Armstrong Insurance Coverage Trust	6/17/1998		Not an Executory Contract	\$0.00
Chase /Cardinal Equity Foundation E. R. Case 4 Chase Metro Center Brooklyn, NY 11245	Investment management agreement (non-ERISA account- institutional) investment in equity and high-yield securities by Cardinal Capital Management, L.L.C.	3/3/1997		Not an Executory Contract	\$0.00
Chase /Rosenberg Greg Schuler 4 Chase Metro Center Brooklyn, NY 11245	Investment management agreement between Armstrong World Industries, Inc. and Chase Manhattan Bank for pension custodial services.	11/1/1999		Not an Executory Contract	\$0.00
Chase InfoStation Reporter Chief Legal Officer 3 Chase Metro Tech Center Brooklyn, NY 11245	Summary of Chase Manhattan InfoStation and the reports and functions available with the software as established in the Master Trust Agreement between Armstrong and Chase.			Not an Executory Contract	\$0.00
Chase LESOP Unallocated Chief Legal Officer 4 Chase Metro Center Brooklyn, NY 11245	Investment Agreement			Not an Executory Contract	\$0.00
Chase Manhattan Bank Paula Goodstein 4 Chase Metro Tech Center Brooklyn, NY 11245	RSSOP Plan Trust Agreement	2/1/2000		Not an Executory Contract	\$0.00
Chase Manhattan Bank Paula Goodstein 4 Chase metro Tech Center Brooklyn, NY 11245	Paying Agent Agreement Under ESOP Trust	2/1/2000		Not an Executory Contract	\$0.00
Chase Manhattan Bank Senior Vice President and Chief Financial Officer Strawberry Square, 320 Market St. Harrisburg, PA 17101	Master trust agreement between Armstrong World Industries, Inc. and The Chase Manhattan Bank to maintain separate tax-qualified employee benefit plans vested in the retirement committee.	11/1/1999		Not an Executory Contract	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Chase Manhattan Bank Chief Legal Officer One Chase Manhattan Bank New York, NY 11245	Memo re: change in cash concentration banks	5/8/1996		Not an Executory Contract	\$0.00
Chase/ Cardinal Fixed Foundation Chief Legal Officer 4 Chase Metro Center Brooklyn, NY 11245	Investment Agreement			Not an Executory Contract	\$0.00
Chase/ Cardinal Recorvery Chief Legal Officer 4 Chase Metro Center Brooklyn, NY 11245	Investment Agreement			Not an Executory Contract	\$0.00
Chase/JP Morgan Mona Rodgers 600 Travis St. Houston, TX 77002	Century Insurance Coverage Settlement Trust between ACandS,Inc.,Chase Bank of Texas,N.A. and Armstrong.	2/8/2000		Not an Executory Contract	\$0.00
Chase/LCGS 18857 Morgan Stanley Int'l Eq. Chief Legal Officer 4 Chase Metro Center Brooklyn, NY 11245	Investment Agreement			Not an Executory Contract	\$0.00
Chase/LESOP Allocated Chief Legal Officer 4 Chase Metro Center Brooklyn, NY 11245	Investment Agreement			Not an Executory Contract	\$0.00
Chase/Master Composite Chief Legal Officer 4 Chase Metro Center Brooklyn, NY 11245	Investment Agreement			Not an Executory Contract	\$0.00
Chase/Non Qualified Cash Chief Legal Officer 4 Chase Metro Center Brooklyn, NY 11245	Investment Agreement			Not an Executory Contract	\$0.00
Chase/Oaktree Capital Management Chief Legal Officer 4 Chase Metro Center Brooklyn, NY 11245	Participation agreement between Oaktree Capital Management,LLC and RIP Armstrong (Retirement Income Plan) causing certain assets of participant of an eligible trust to be invested pursuant to which Boston Safe Deposit and Trust Company will perform custo	4/30/1999		Not an Executory Contract	\$0.00
Chase/Pacific Financial Research M.L. Sandler 9601 Wilshire Boulevard Beverly Hills, CA 90210	Investment manager agreement between Armstrong World Industries,Inc. and Pacific Financial Research encompassing a trust agreement with Wachovia Bank and Trust Company N.A. and Armstrong Cork Company serving as a funding medium for the pension plan.	2/5/1997		Not an Executory Contract	\$0.00
Chase/Prudential Prisa Arthur F. Ryan 71 Hanover Rad Florham Park, NJ 07932	Group pension annuity contract between Wachovia Bank of North Carolina N.A. (as trustee of the Armstrong World Industries,Inc. Retirement Master Trust) and The Prudential Insurance Company of America c/o Prudential Investments.	1/1/1998	11/1/1999	Not an Executory Contract	\$0.00
Chase/VEBA Chief Legal Officer 4 Chase Metro Center Brooklyn, NY 11245	Investment Agreement			Not an Executory Contract	\$0.00
Chem Rex Inc. James Hansen 889 Valley Park Drive Shakopee, NC 55379	Non-disclosure and Confidentiality Agreement	6/26/1998	6/26/2003	Expired	\$0.00
CIB Wendell B. Stockdale 150 Farmington Lane Lancaster, PA 17601-6239	Multiple Listing Service Agreement	1/15/1999	9/3/2001	Expired	\$0.00

Previously Scheduled Contracts

Other Party Name and Address	Contract Name	Eff Date	Exp/ Term Date	Status	Claim Amt
CIGNA Michael Flanagan One Commercial Plaza, H 280 Trumbull Street Hartford, CT 06104	Group annuity contract between Armstrong Cork Company and Connecticut General Life Insurance Company to conform the retirement income plan to the Employee Retirement Income Security Act of 1974.	1/1/1977		Not an Executory Contract	\$0.00
CISCA Chief Legal Officer 1500 Lincoln Highway #202 St. Charles, IL 60174	Contract and Application for Exhibit Space	3/3/2000	2/2/2001	Expired	\$2,027.00
Cisco Chief Legal Officer 170 West Tasman Dr San Jose, CA 95134	Contract Service Agreement			Expired	\$0.00
Citibank N.A. Barbara Schwezer 425 Park Ave. New York, NY 10022	ISDA Master Agreement between Armstrong and Citibank,N.A.,New York	6/7/2000	6/7/2001	Not an Executory Contract	\$0.00
Clean Sites Enviromental Services, Inc. Chief Legal Officer 635 Slaters Lane Alexandria, VA 22314	Agreement by and Between Certain Parties Potentially Responsible Under CERCLA for the Cost of the Remedial Design and the Cleanup of the Maryland,Sand.Gravel and Stone Disposal Site at Elkton.Maryland	9/4/1986		Not an Executory Contract	\$0.00
CMA-CGM (America), Inc. Tom Neller 300 Lighting Way Secaucus, NJ 07094	Service Contract	5/3/2000	4/30/2001	Expired	\$0.00
CMC Environmental Hazard Abatement, Inc. Chief Legal Officer 595 Mill Road Lehighton, PA 18235	Invoices for Asbestos Abatement Services	10/19/2000	11/27/2000	Not an Executory Contract	\$13,263.75
Co-operative Media Chief Legal Officer 116 Peoria Street Washington, IL 61571	Year 2000 Blanket Purchase Order for Floor Product Operations Co-Op Program Administration	1/1/2000	1/31/2001	Expired	\$0.00
Coastal Systems Industrial Chief Legal Officer 1212 Split Rail Drive Boothwyn, PA 19061	Armstrong Purchase Order No. 4500320062 to Flex-Kleen for services at Macon.GA facility.	5/30/2000	9/27/2000	Expired	\$0.00
Cognex Corporation LaRone Smith 2060 Challenger Drive Alameda, CA 94501	Telephone Modem Software Support Contract	8/31/1999	2/21/2001	Expired	\$0.00
Cohen, Albert M. Attorney 601 West Fifth Street, 7th Floor Los Angeles, CA 90071	Casmalia De Minimis Group agreement and joint defense agreement established by the law firm Smiland & Khachigian.	10/14/1998		Not an Executory Contract	\$0.00
Coleman Research Corporation Chief Legal Officer 5950 Lakehurst Drive Orlando, FL 32819	Confidentiality Agreement between Coleman Research Corporation and Armstrong	10/18/1995	10/18/2001	Expired	\$0.00
Colon, Marilyn Marilyn Colon 208 Stevens Avenue Lancaster, PA 17603	Residential Lease Agreement between Marilyn Colon (tenant) and City Limits Realty (landlord) [AWI not a party]	4/12/1999		No contract	\$0.00
Colorite Polymers Company Peter J. Cugasi P.O. Box 116, Beverly Road Burlington, NJ 08016-0116	Confidentiality Agreement	5/28/1998	5/28/2003	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Columbia Gas Of Pennsylvania David Bokash 911 5th Avenue New Brighton, PA 15066	Confidentiality Agreement	6/30/1997	6/30/2002	Expired	\$0.00
Columbia of PA Melanie K. Popovich 650 Washington Road Pittsburg, PA 15228	Flex Rate Gas Transportation Agreement between Armstrong and Columbia Gas of Pennsylvania for Beaver Falls,PA facility.	12/1/1997	11/30/2000	Expired	\$1,043.97
Columbia River PUD Fergus Pillon 64001 Columbia River Highway St. Helens, OR 97051	Electric Supply/Service to St. Helens	10/1/1996	9/30/2001	Expired	\$81,318.54
Columbus Line Bill Mendek Independence Sq. West, Curtis Center Suite L30 Philadelphia, PA 19106	Service Contract	5/1/2000	4/30/2001	Expired	\$0.00
Combined Transport, Inc. Deborah K. Richer P.O. Box 3667 Central Point, OR	Contract for Carriage	1/10/1994	10/29/2001	Expired	\$0.00
Commercial Interior Products, Inc. Chief Legal Officer 6525 Cunningham Houston, TX 77041	Distributor Agreement with Commercial Interior Products, Inc.	7/10/1985		Terminated	\$0.00
Commerical Prime Properties Wendell B. Stockdale 150 Farmington Lane Lancaster, PA 17601-6239	Commission Agreement	3/6/1998	12/31/2001	Expired	\$256.21
Commonwealth Edison Mike McGrath 1919 Swift Drive Oak Brook, IL 60523	Electric Service to Kankakee		12/31/2000	Expired	\$0.00
Commonwealth of Massachusetts Executive Office of Environmental Affairs Northeast Regional Office, 205 Lowell Street Wilmington, MA 01887	Field Observation Report	11/10/1999		Not an Executory Contract	\$0.00
Computer Aid, Inc. Contract Administrator 1209 Hausman Road Allentown, PA 18104	Managed Maintenance Agreement	1/1/2000	1/1/2003	Expired	\$382,790.58
Computer Associates International, Inc. Chief Legal Officer One Computer Associates Plaza Islandia, NY 11788	Service Agreement		4/5/1998	Expired	\$0.00
Computer Associates International, Inc. Chief Legal Officer One Computer Associates Plaza Islandia, NY 11788	License Agreement	7/31/1996	7/30/1999	Expired	\$3,568.86
Computer Packages Inc. Jerrold A. VanWinter 414 Hungerford Drive Rockville, MD 20850	Windows Patent Management System Agreement	5/14/1998	5/13/1999	Expired	\$0.00
Computer Packages Inc. Jerrold A. VanWinter 414 Hungerford Drive Rockville, MD 20850	Windows Trademark Mangement System Agreement	12/24/1997	12/23/1998	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Computer Packages Inc. Jerrold VanWinter 414 Hungerford Drive Rockville, MD	Annuity Payment Service Agreement between Armstrong and Computer Packages Annuity Service, Inc.	11/16/1989	1/1/1992	Expired	\$0.00
Computer Task Group Chief Legal Officer 5020 Ritter Road Mechanicsburg, PA 17055	Consulting Agreement	1/1/1999	1/1/2003	Expired	\$169,772.00
Compuware Corporation Sandra Kuopus 31440 Northwestern Highway Farmington Hills, MI 48334	Armstrong's Compuware product schedule	7/13/1999		Not an Executory Contract	\$0.00
Compuware Corporation Chief Legal Officer 31440 Northwestern Highway Farmington Hills, MI 48334	License Agreement		2/1/2001	Terminated	\$0.00
ComSource (Bank of Lincolnwood) Chief Legal Officer 8104 Cazenovia Road Manlius, NY 13104	Equipment Lease	8/28/1998	8/31/2002	Expired	\$0.00
Contrac Rating Systems Chief Legal Officer 8255 North Central Park Avenue Skokie, IL 60076	Confidentiality Agreement	4/10/1985	1/1/2000	Expired	\$0.00
Connecticut Dept. of Environmental Protection Mark Lewis 70 Elm Street Hartford, CT 06106-5127	Administrative Order on Consent for Removal Action and Remedial Investigation/Feasibility Study (Solvents Recovery Service of New England, Inc. Superfund Site)	1/10/1996		Not an Executory Contract	\$0.00
Construction Systems, Inc., Division of SP&I Robert H. Thwealt Suite 204C Houston, TX 77018	Distributor Agreement with Construction Systems Inc.	6/13/1986		Terminated	\$0.00
Convergent Communications Chief Legal Officer 200 Glenridge Point Parkway Atlanta, GA 30342	Maintenance Agreement	2/13/1999	12/31/2001	Expired	\$0.00
Conwed Designscape Chief Legal Officer 800 Gustafson Rd Ladysmith, WI 54848	Confidentiality Agreement between Armstrong and Conwed Designscape	1/8/1999	1/13/2001	Expired	\$0.00
CoolerSmart Chief Legal Officer 88 Quigley Blvd. New Castle, DE 19720	Service Agreement		8/1/2001	Expired	\$0.00
Copyright Clearance Center, Inc. Chief Legal Officer 222 Rosewood Drive Danvers, MA 01923	Annual Authorization Service Reporting License Agreement	6/30/1993	6/29/2003	Expired	\$0.00
Cornerstone Industrial Minerals Corporation USA Bruce Addington P.O. Box 1287 Lakeview, OR 97630	Perlite supply agreement between Cornerstone Industrial Minerals Corporation USA and Armstrong World Industries, Inc.	5/1/2000	5/1/2003	Expired	\$0.00
Coronado Paint Company Christian Bosset P.O. Box 308, 308 Old County Road Edgewater, FL 32132	Confidentiality Agreement	4/17/1998	4/17/2003	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Covialsa S.A. Carlos A. Martean Av. Cordoba 1255, 6 piso Buenos Aires Argentina	Distributor Agreement between Armstrong and Convialsa Sociedad Anonima appointing Convialsa non-exclusive distributor of resilient flooring, adhesives and accessories in Argentina, Uruguay, South of Brazil and Peru, Bolivia and Paraguay.	4/10/1995	4/10/1998	Terminated	\$0.00
Cowtown Materials, Inc. Bob Hughey 401 Garden Acres Fort Worth, TX 76140	Distributor Agreement with Cowtown Materials, Inc.	6/2/1986		Terminated	\$0.00
Crete Carrier Corporation Dave Kotzer PO Box 81228 Lincoln, NE 68501	Contract for carriage between Crete Carrier Corporation and Armstrong World Industries, Inc.	6/5/1999	10/29/2001	Expired	\$0.00
CTIA Wireless Chief Legal Officer 1250 Connecticut Avenue, NW Washington, DC 20036	Application Contract for Exhibit Space	9/21/2000	3/22/2001	Expired	\$0.00
Cumberland Distribution Services William D. Byrne 5023 E. Trindle Road, P.O. Box 688 Mechanicsburg, PA 17055	Armstrong World Industries, Inc. sample processing agreement with Cumberland Distribution System.	12/1/1999	12/31/2002	Expired	\$89,243.04
Cummins Power Systems, Inc. Chief Legal Officer 4499 Lewis Rd Harrisburg, PA	Purchase Order for Generator Maintenance		2/1/2000	Expired	\$0.00
Curtin & Drennen W.E. Curtin P.O. Box 6026 Lancaster, PA 17607	Purchase Orders for Instrumentation Work	11/7/2000	11/30/2000	Not an Executory Contract	\$1,443.00
Custom Tool & Die Chief Legal Officer 2970 Old Tree Dr Lancaster, PA	Purchase Order for Machine Work			Not an Executory Contract	\$1,504.00
CYCO Chief Legal Officer 2400 Lake Park Drive Atlanta, GA	License and Support Agreement for Document Management System		11/1/2001	Expired	\$0.00
Cypress Truck Lines, Inc. Dave Penland 1746 East Adams Street Jacksonville, FL 32202	Contract for carriage between Cypress Truck Lines, Inc. and Armstrong World Industries, Inc.	6/1/1992	10/8/2001	Expired	\$291.10
Dai-ichi Electronic Mfg Pablo Tobiano 160 Mariano Ave. Bo. Dela Paz, Pasig City, 1600 Philippines Pasig City 1600 Philippines	Dai-ichi Joint Development Agreement		12/31/2002	Expired	\$0.00
Dal-Tile Mr. Mark A. Solls, Esq. VP & General Counsel 7834 Hawn Freeway Dallas, TX 75217	Indemnification Agreement	12/29/1995		Not an Executory Contract	\$0.00
Dal-Tile Frederick H. Fogel, Esq., Fried, Frank, Harris, Shriver & Jacobson 1 New York Plaza New York, NY 10004	Indemnification Agreement	12/29/1995		Not an Executory Contract	\$0.00
Dal-Tile Christeen J. Smith, Esq. AEA Investors, Inc. 65 E. 55th St. New York, NY 10022	Indemnification Agreement	12/29/1995		Not an Executory Contract	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Dancik on Disk Mitchell Dancik 401 Harrison Oaks Blvd. Cary, NC 27513	Software Development and Services Agreement	12/1/1998	11/30/2001	Expired	\$0.00
Dancik on Disk Mitchell Dancik 401 Harrison Oaks Blvd. Cary, NC 27513	Software license agreement between Armstrong World Industries, Inc. and Dancik-on-Disk International, Ltd.	4/1/2000	11/30/2002	Expired	\$0.00
Dane & Associates Electric Co. Chief Legal Officer 4721 SW 18th Oklahoma City, OK	Bid on installation of new floor mfg. equip.	10/7/1998		Not an Executory Contract	\$0.00
Danka Copiers Chief Legal Officer 878 Hillcrest Road Mobile, AL 36695	Maintenance Agreement between Danka Industries and Armstrong on Konica Copier	2/20/1999	1/31/2002	Not an Executory Contract	\$0.00
DataColor international Chief Legal Officer 3735 Beam Road Charlotte, NC 28275	Support Agreement for CS5 between Datacolor International and Armstrong World Industries, Inc.	1/24/2000	12/31/2000	Expired	\$0.00
DataColor international Chief Legal Officer 3735 Beam Road Charlotte, NC	Purchase Order for Services			Expired	\$0.00
DataCore Technology, Inc. Chief Legal Officer 436 Creamery Way Exton, PA	Purchase Order #4500337345 - EDM Software Integration	9/6/2000	6/1/2001	Expired	\$0.00
DataCore Technology, Inc. Chief Legal Officer 436 Creamery Way Exton, PA	Purchase Order #4500384926 - EDM Software Integration	10/16/2000	11/3/2000	Expired	\$0.00
DataCore Technology, Inc. Chief Legal Officer 436 Creamery Way Exton, PA	Purchase Order #4500384932 - EDM Software Integration	10/16/2000	11/3/2000	Expired	\$0.00
DataCore Technology, Inc. Chief Legal Officer 436 Creamery Way Exton, PA	Purchase Order #4500389587 - EDM Software Integration	10/26/2000	10/31/2000	Expired	\$0.00
Day International Group, Inc. Chief Legal Officer 130 W. Second Street Dayton, OH 45401-0338	Intellectual Property Agreement	9/30/1999		Not an Executory Contract	\$0.00
Day International Group, Inc. Chief Legal Officer 130 W. Second Street Dayton, OH 45401-0338	Consent to Assignment and Transfer and Assumption of Vehicle Lease	9/30/1999		Not an Executory Contract	\$0.00
Day International, Inc. Chief Legal Officer 130 W. Second Street Dayton, OH 45401-0338	Purchase Agreement	7/29/1999		Not an Executory Contract	\$0.00
Day International, Inc. Chief Legal Officer 130 W. Second Street Dayton, OH 45401-0338	Assignment and Assumption Agreement	9/30/1999		Not an Executory Contract	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
de Maximis, Inc. Bruce Thompson 106 West Mountain Road Collinsville, CT 06022	Administrative Order on Consent for Removal Action (In the Matter of Solvents Recovery Service of New England, Inc. Superfund Site.	2/6/1997		Not an Executory Contract	\$0.00
deBoer, Inc. Don Berger Box 145 Blenker, WI 54415	Contract for carriage between deBoer, Inc. and Armstrong World Industries, Inc.	9/5/1994	10/8/2001	Terminated	\$6,278.92
Dechert, Price & Rhoads Francis Mazzola 4000 Bell Atlantic Tower, 1717 Arch Street Philadelphia, PA 19103-2793	Agreement between Dechert Price & Rhoads to conduct a Pennsylvania sales and use tax review program for Armstrong World Industries, Inc.	1/1/1989	5/30/1997	Expired	\$0.00
Delaware International Advisors, Inc. Chief Legal Officer Delaware Intl Advisors, 46 New Broad Street London EC2M 1JJ United Kingdom	Investment manager agreement between Armstrong World Industries, Inc. and Delaware International Advisers Ltd. and a trust agreement between Wachovia Bank & Trust Co., N.A. and Armstrong Cork Company Retirement Master Trust to serve as a funding medium for	8/11/1992	9/11/1992	Not an Executory Contract	\$0.00
Delphax Systems Alex B. Cimoshowski 5 Campanelli Circle Canton, MA	License Agreement	1/17/1992	1/17/2002	Expired	\$0.00
Delta Industrial Services, Inc. Chief Legal Officer 8421 University Avenue, N.E. Spring Lake Park, MN 55432	Confidentiality Agreement	6/16/1995	6/16/2000	Expired	\$0.00
Demantra Jim Langabeer 767 Concord Ave Cambridge, MA 02138	Consulting Services Agreement	9/1/2000	9/30/2000	Expired	\$0.00
Demantra Jim Langabeer 767 Concord Ave Cambridge, MA 02138	Consulting Services Agreement		1/31/2002	Expired	\$0.00
Deutsche Bank Chief Legal Officer 31 West 52nd Street New York, NY 10019	Confirmation of FX Trades	11/1/2000	11/15/2000	Not an Executory Contract	\$0.00
Diagraph Corporation Chief Legal Officer 3401 Rider Trail South St. Louis/Earth City, MS	Confidentiality Agreement	6/26/1998	6/25/2003	Expired	\$0.00
Digiterra Chief Legal Officer 135 S. LaSalle St. Chicago, IL 60674	Purchase Order for Technology Services			Expired	\$22,794.12
Directly Affiliated Local Union 461, AFL-CIO Riley Flowers, President 1038 Guy Paine Road Macon, GA 31206	Agreement between Directly Affiliated Local Union 461 and Armstrong World Industries, Inc. related to issues of wages, rates of pay, hours of employment, etc.	6/23/1999	6/1/2002	Expired	\$0.00
Diversified Mach. Chief Legal Officer 841 N Prince St Lancaster, PA	Purchase Orders for Machine Work	11/15/2000		Not an Executory Contract	\$3,309.00
Divine, Inc. Chief Legal Officer 3333 Warrenville Road, Suite 800 Lisle, IL 60532	Netsourcing services agreement regarding the statement of work between Intira Corporation and Armstrong World Industries, Inc.	5/1/2000	6/24/2001	Expired	\$0.00

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Dixie Safety Chief Legal Officer P.O. Box 23117 Macon, GA	Contract with Dixie Safety & Equipment Co., Inc for inspection and recharge of fire extinguishers.	2/20/1999	12/31/2000	Expired	\$0.00
DNP America, Inc. Chief Legal Officer 2 Park Avenue New York, NY 10016	Confidentiality Agreement	11/8/1995	11/8/2000	Expired	\$0.00
Document Solutions Jim McMahon 1220 Valley Forge Rd Valley Forge, PA 19482	Purchase Order #4500387658 for Services		9/15/2001	Expired	\$0.00
Domtar Specialty Fine Papers Chief Legal Officer 800 2Nd Street West Cornwall, Ontario K6H 5S3 Canada	Confidentiality Agreement	10/10/1995	10/10/2000	Expired	\$0.00
Douglas Machine, Llc John L. Rorvick 3404 Iowa St Alexandria, MN 56308	Confidentiality Agreement	3/2/1998	3/2/2003	Expired	\$0.00
Dow Chemical Company, The Kurt W. Swogger Bldg. B-1211, 2301 Brazosport Blvd. Freeport, TX 77541-3257	Confidentiality Agreement between Armstrong World Industries, Inc. and The Dow Chemical Company	8/17/1993	12/31/2001	Expired	\$0.00
Dow Corning Chief Legal Officer Marketing And Sales Midland, MI 48686-0994	Confidentiality Agreement		7/14/2001	Expired	\$0.00
Dressel Welding Chief Legal Officer 1270 Roosevelt Ave. York, PA 17405	Purchase Order for Services			Expired	\$156.40
DSQ Software Corporation A. Jayasankar 204 North Center Drive North Brunswick, NJ 08902	Master services consulting agreement between DSQ Software Corporation and Armstrong World Industries, Inc.	10/2/2000	10/31/2001	Expired	\$27,540.00
Dubois Chemicals Chief Legal Officer 169 Arbor Bluuf Drive Pleasant Gap, PA 16823	Purchase order for water system service	5/17/1999	4/30/2002	Expired	\$11,013.52
Dudley C Jackson Inc Richard Searcy PO Box 261 Helena, AL 35080	Confidentiality Agreement between Armstrong and Dudley C. Jackson, Inc.	11/29/1999	11/29/2004	Not an Executory Contract	\$0.00
Dufour, Inc. Chief Legal Officer P.O. Box 139 West Decatur, PA 16878	Purchase order for yearly contract maintenance projects	1/19/2000	12/29/2000	Expired	\$0.00
Duke Energy Services, Inc. Gregory G. Peterson 400 S. Tyron Street, Suite 308, P.O. Box 1007, WC 3B Charlotte, NC 28201-1007	Confidentiality Agreement	3/12/1998	4/1/2003	Expired	\$0.00
Dunn-Edwards Corporation Paul Sarto 4885 E. 52nd Place Los Angeles, CA 90040	Confidentiality agreement between Armstrong World Industries, Inc. and Dunn-Edwards Corporation	4/9/1998	4/20/2003	Expired	\$0.00

Previously Scheduled Contracts

Other Party Name and Address	Contract Name	Eff Date	Exp/ Term Date	Status	Claim Amt
Dupont Automotive Nelson Furman BMP21-2206 Lancaster Pike & Route 141 Wilmington, DE 19806	Confidentiality agreement between Armstrong World Industries, Inc. and DuPont Automotive.	4/21/1998	4/21/2003	Expired	\$0.00
Duquense Light Company Kim Tittley P.O. Box 10 Pittsburgh, PA	Electric Service Contract between Armstrong and Duquesne Light Company.	11/27/1996	8/1/2002	Expired	\$48,844.42
Duraloy Technologies Inc Rick Kauffman 120 Bridge Street Scottsdale, PA 15683	Confidentiality Agreement	9/5/1997	9/5/2002	Expired	\$0.00
Duron, Inc. Joe Guiliani 10406 Tucker St. Beltsville, MD 20705	Confidentiality agreement between Armstrong World Industries, Inc. and Duron, Inc.	4/21/1998	4/21/2003	Expired	\$0.00
E*Trade Business Solutions Chief Legal Officer P. O. Box 989032 West Sacramento, CA 95798	Service and Maintenance Contract	3/1/2000	3/1/2001	Expired	\$0.00
E-V Systems Inc Ed Zondag 134 Pine Top Trail Bethlehem, PA 18017	Confidentiality Agreement	7/24/1997	7/24/2002	Expired	\$0.00
E. Heller & Company Chief Legal Officer 1311 Harbor Bay Parkway Alameda, CA 94502	Confidentiality Agreement	3/20/1996	3/6/2001	Expired	\$0.00
E.I. Du Pont De Nemours & Co Chief Legal Officer Chestnut Run Plaza 709-12 Wilmington, DE 19880	DuPont Supply Agreement for Ti-Pure Titanium Dioxide	1/1/2000	12/31/2000	Expired	\$721,117.23
East Penn Manufacturing Co., Inc. Chief Legal Officer Deka Rd. Lyon Station, PA 19536	Settlement Agreement Between Third-Party Plaintiffs Atlas Minerals and Chemicals, Inc., Caloric Corporation, Now Known as Amana Refrigeration, Inc., East Penn Manufacturing Co., Inc., GAF Corp., Garden State Tanning, Inc., The Glidden Co., Exide Corp., General Elect	8/16/1994		Not an Executory Contract	\$0.00
Eastern Controls Chief Legal Officer P.O. Box 519 Edgemont, PA	Purchase Order for Services			Expired	\$0.00
Eastern Industrial Minerals, Inc. Phillipe Delouvrier 630 Fifth Avenue, Suite 1961 New York, NY 10111	Perlite supply agreement between Armstrong World Industries, Inc. and Eastern Industrial Minerals, Inc.	8/1/1997	12/31/2001	Expired	\$0.00
Eastex Materials, Inc. Chief Legal Officer 1529 NNE Loop 323 Tyler, TX 75708	Distributor Agreement with Eastex Materials, Inc.	4/6/1993		Terminated	\$0.00
Ecolab Inc. Mary J. Schmacher 370 Wabasha St. N. St. Paul, MN 55102	Joint development agreement between Armstrong World Industries, Inc. and Ecolab Inc.	11/30/1999	4/5/2001	Expired	\$0.00
ECUA Chief Legal Officer Ellyson Industrial Park Pensacola, FL	Contract for Water/Sewer Services			Expired	\$0.00

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Ecw Marketing Group, The Elizabeth C. Ross 1401 Newton Road Lancaster, PA 17603	Confidentiality agreement between Armstrong World Industries, Inc., The ECW Marketing Group and J-Von	9/27/1999	9/27/2002	Expired	\$0.00
Ehard & Leimer, Inc. Chief Legal Officer P.O. Box 3182 Spartanburg, SC	HMC Guiding Services	12/22/1998		Expired	\$0.00
El Triangulo S.A. Chief Legal Officer Apdo. 6-3016 El Dorado Panama	Distributor agreement between El Triangulo and Armstrong World Industries, Inc. for resilient flooring, adhesives and accessories.	2/26/1996	2/26/1997	Terminated	\$0.00
Elabor, Inc. Chief Legal Officer 5153 Camino Ruiz Camarillo, CA 93012	Service Contract with Elabor, Inc.	4/1/2000	3/31/2001	Expired	\$0.00
Electronic Lighting, Inc Richard S. Hendricks 37200 Central Court Newark, CA	Confidentiality agreement between Armstrong World Industries, Inc. and Electronic Lighting, Inc.	7/9/1999	7/9/2002	Expired	\$0.00
EMC Kay Danisi 80 East Germantown Pike East Norton, PA 19401	Maintenance/Warranty Agreement between Armstrong and EMC Corporation	10/5/2000	10/5/2002	Expired	\$0.00
Emtrol, Inc. Chief Legal Officer 3050 Hempland Road Lancaster, PA 17601	Purchase Order #4500379881 for services	9/15/2000	10/4/2000	Expired	\$0.00
Emtrol, Inc. Chief Legal Officer 3050 Hempland Road Lancaster, PA 17601	Purchase Order #4500400202 - Winder Taping	11/21/2000	1/20/2001	Expired	\$0.00
Emtrol, Inc. Chief Legal Officer 3050 Hempland Road Lancaster, PA 17601	Pricing Agreement		3/31/2001	Expired	\$54,235.64
Emtrol, Inc. Raymond J. Anater, Jr. 3050 Hempland Road Lancaster, PA 17601	Confidentiality Agreement	2/26/1998	2/26/2003	Expired	\$0.00
Engage Fred Scott 1100, 421 - 7th Avenue S.W. Calgary, Alberta, Alberta T2P 4K9 Canada	Natural Gas Supply to St. Helens	3/1/2000	2/28/2003	Expired	\$341,362.42
Engineered Polymer Solutions, Inc. Steven R. Schmid 1400 North State Street Marengo, IL 60152	Confidentiality Agreement	12/17/1997	12/17/2002	Expired	\$0.00
Engineering Solutions Inc. Chief Legal Officer 436 Creamery Way Exton, PA	Confidentiality Agreement			Expired	\$0.00
Engineering Solutions Inc. Chief Legal Officer 436 Creamery Way Exton, PA	Purchase Order #4500372027 - Tail winder roll shock absorber	9/18/2000	10/18/2000	Expired	\$0.00

Previously Scheduled Contracts

Other Party Name and Address	Contract Name	Eff Date	Exp/ Term Date	Status	Claim Amt
Englewood Co. Inc Chief Legal Officer 533 Abbott Dr. Broomall, PA	Purchase Agreement		12/31/2000	Expired	\$24,699.65
Enron Energy Services Kris Shierman Department #LA21281 Pasadena, CA 91185-1281	Verbal contract for Natural Gas Supply to South Gate	5/1/1996	7/31/2002	Expired	\$57,673.09
Entek IRD international Tammy Patton 1700 Edison Drive Milford, OH 45150	Purchase order for Entek IRD Maintenance Agreement between Entek IRD International and Armstrong World Industries, Inc.	6/1/2000	6/30/2001	Expired	\$1,026.00
Environmental Protection Agency Mr. Charles Howland 1650 Arch Street Philadelphia, PA 19103	U. S. EPA No. III-96-10-DC, De Minimis Administrative Order of Consent resolving liability at the Elizabethtown Landfill Superfund Site.	6/27/1996		Not an Executory Contract	\$0.00
EPI-USE America, Inc. Chief Legal Officer 1850 Parkway Place Marietta, GA 30067	Agreement of Purchase and Sale; PRM Tools	7/29/1999		Not an Executory Contract	\$0.00
Equipco Chief Legal Officer Mayview Road, P O Box 338 Bridgeville, PA 15017	Purchase order for Hyster E40FR forklift from Equipco for Armstrong World Industries, Inc.	8/1/2000	8/1/2000	Expired	\$814.00
Equorum Chief Legal Officer 41 Perimeter Center East Atlanta, GA	Program Software Maintenance Agreement	1/1/2000	12/31/2001	Expired	\$0.00
Eveready Battery Company Donald E. Stalter 25225 Detroit Road Westlake, OH 44145	Confidentiality Agreement	6/13/2000	6/13/2003	Expired	\$0.00
Exide Corporation Chief Legal Officer 645 Penn St. Reading, PA 19601	Settlement Agreement Between Third-Party Plaintiffs Atlas Minerals and Chemicals, Inc., Caloric Corporation, Now Known as Amana Refrigeration, Inc., East Penn Manufacturing Co., Inc., GAF Corp., Garden State Tanning, Inc., The Glidden Co., Exide Corp., General Elect	8/16/1994		Not an Executory Contract	\$0.00
Exxon Chemical Company Chief Legal Officer PO Box 4321 Houston, TX 77210-4321	Confidentiality Agreement	3/5/1996	3/5/2001	Expired	\$0.00
Farrel Corporation VP Floor Products 25 Main Street Lancaster, PA	Process laboratory use and indemnity agreement between Armstrong World Industries, Inc. and Farrel Corporation.	6/23/1997	6/23/2002	Expired	\$0.00
Farrell's Maintenance Services Chief Legal Officer 1525 Oregon Pike Lancaster, PA 17601	Cleaning Services Agreement		4/1/2001	Expired	\$29,945.40
Fed Ex Custom Critical Chief Legal Officer 2088 South Arlington Rd Akron, OH 44306	Service Agreement			Expired	\$0.00
FerrellGas Pete Paulick 1 Liberty Plaza Liberty, MO	National Account Agreement between Armstrong and Ferrellgas for the purchase of propane gas and propane related services.	12/1/1999	12/1/2001	Expired	\$17,802.49

Previously Scheduled Contracts

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Ferro Corporation Pete Maino 7050 Krick Road Walton Hills, OH 44146	Sales Agreement		12/31/2000	Expired	\$1,334,036.45
Ferro Corporation James Quinn 4150 E. 56th Street Cleveland, OH 44105	Confidentiality Agreement	9/29/1997	9/29/2002	Expired	\$0.00
Fidelity Investments Kim Keller 200 Magellan Way, KN3C Covington, KY 41015	Armstrong Master Savings Plan Trust	10/1/1990		Not an Executory Contract	\$0.00
Fidelity Investments Kim Keller 200 Magellan Way, KN3C Covington, KY 41015	Operating Agreement for RSSOP Trust Agreement	2/1/2000		Not an Executory Contract	\$0.00
First National Bank Of Atlanta,dba Wachovia Bank Card Svcs Julie Kraemer 3565 Piedmont Road, Bldg #4 Atlanta, GA 30305	Purchasing Card Program Agreement	9/26/1997	9/30/2002	Expired	\$0.00
First Union National Bank Chief Legal Officer c/o Trade Operation Division Philadelphia, PA 19107	Letter of Credit		6/30/2001	Not an Executory Contract	\$0.00
First Union National Bank Chief Legal Officer P. O. Box 13866, 1345 Chestnut Street, 9th Floor Philadelphia, PA 19107	Letter of Credit		3/31/2001	Not an Executory Contract	\$0.00
First Union National Bank Delene M. Travella 301 S. College Charlotte, NC 28282	ISDA Master Agreement between Armstrong and First Union National Bank.	8/20/1999	8/20/2000	Not an Executory Contract	\$0.00
First Union National Bank Chief Legal Officer 100 N. Queen St. Lancaster, PA 17603	Money Transfer Agreement between Armstrong and First Union			Not an Executory Contract	\$0.00
Fleetline/Dart Transit Company Dan Larter P.O. Box 64110 St. Paul, MN 55164-0110	Contract for carriage between Dart Transit Company and Armstrong World Industries, Inc.	5/12/2000	10/29/2001	Expired	\$0.00
FM Group, Inc. Chief Legal Officer 150 Route 17 Sloatsburg, NY 10974	Confidentiality Agreement between FM Group, Inc. and Armstrong	2/21/1995	2/21/2000	Expired	\$0.00
FM Group, Inc. Joseph Feldman 150 Route 17 Sloatsburg, NY 10974	Confidentiality Agreement	5/21/1998	5/21/2003	Expired	\$0.00
FMC Chief Legal Officer P O Box 8500-3750 Philadelphia, PA 19178	Purchase Order No. 4500296949 for annual preventive maintenance, service and parts agreement	4/30/2000	4/30/2001	Expired	\$2,712.91
Forklifts Inc Chief Legal Officer 759 Flory Mill Road Lancaster, PA 17601	Preventative Maintenance Agreement	3/15/2000	3/15/2001	Expired	\$3,676.65

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Foster And Partners Chief Legal Officer Riverside Three London Sw11 4An United Kingdom	Confidentiality Agreement between Foster and Partners and Armstrong		6/1/2001	Expired	\$0.00
Foundry Networks Chief Legal Officer 2100 Gold St. San Jose, CA 95164	Contract Service Agreement			Expired	\$0.00
Foundry Networks Chief Legal Officer 2100 Gold St. San Jose, CA 95164	License Agreement			Expired	\$0.00
Frank Lloyd Wright Foundation Chief Legal Officer P.O. BOX 4430 TALIESIN West Scottsdale, AZ 85261-4430	Settlement Agreement	8/2/1991		Not an Executory Contract	\$0.00
Franklin International Chief Legal Officer 2020 Bruck Street Columbus, OH 43207	Confidentiality Agreement		4/19/2001	Expired	\$0.00
Friden Neopost Chief Legal Officer 30955 Huntwood Avenue Hayward, CA 94544	Armstrong purchase order to Accurate Control Equipment, Inc. for mail system rental maintenance	1/1/1998	12/31/2002	Expired	\$0.00
Fry Reglet Corporation Chief Legal Officer 2777 Peterson Place Norcross, GA 30071	Confidentiality Agreement	10/11/1995	10/11/2000	Expired	\$0.00
Fusion Systems Corporation Chief Legal Officer 7600 Standish Place Rockville, MD 20855	Non-disclosure Agreement between Fusion Systems Corporation and Armstrong	5/29/1996	5/29/2001	Expired	\$0.00
Future Source Chief Legal Officer 955 Parkview Boulevard Lombard, IL 60148	Energy Market Information Agreement	6/17/1997	9/30/2002	Expired	\$278.40
G-P Gypsum Corporation Chief Legal Officer 133 Peachtree St Ne Atlanta, GA 30303	Confidentiality Agreement between G-P Gypsum Corporation and Armstrong		7/21/2001	Expired	\$0.00
GAF Corp. Chief Legal Officer 1361 Alps Rd. Wayne, NJ 07470	Settlement Agreement Between Third-Party Plaintiffs Atlas Minerals and Chemicals, Inc., Caloric Corporation, Now Known as Amana Refrigeration, Inc., East Penn Manufacturing Co., Inc., GAF Corp., Garden State Tanning, Inc., The Glidden Co., Exide Corp., General Elect	8/16/1994		Not an Executory Contract	\$0.00
Gainey Transportation Services, Inc. John J. Lee 6000 Clay Avenue Grand Rapids, MI 49548	Contract for carriage between Gainey Transportation Services, Inc. and Armstrong World Industries, Inc.	7/1/2000	10/29/2001	Expired	\$0.00
Galaxy/Spectron PRP Group Guy V. Johnson Dupont 1007 Market Street, Legal Room 7090-2 Wilmington, DE 19898	Administrative order by consent involving Spectron Inc. and U.S. EPA.	9/9/2001		Not an Executory Contract	\$0.00
Gammadue Chief Legal Officer Via Mosca 1-41049 Sassuolo (Mo) Italy	Confidentiality Agreement	12/17/1995	12/17/2000	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Garden Spot Lodge 928, Intl Asso Machinists&Aerospace Wkrs Chief Legal Officer 38 N. Albemarle Street York, PA 17403	Agreement between Garden Spot Lodge 928 - International Association of Machinists and Aerospace Workers and Armstrong World Industries,Inc.	11/16/1998	11/18/2001	Expired	\$0.00
Garden State Tanning, Inc, Chief Legal Officer 661 Moore Road King of Prussia, PA 19406	Settlement Agreement Between Third-Party Plaintiffs Atlas Minerals and Chemicals,Inc.,Caloric Corporation,Now Known as Amana Refrigeration,Inc.,East Penn Manufacturing Co.,Inc.,GAF Corp.,Garden State Tanning,Inc.,The Glidden Co.,Exide Corp.,General Elect	8/16/1994		Not an Executory Contract	\$0.00
Gartner Group Chris Braun 56 Top Gallant Rd Stamford, CT 06907	Contract for IT Services	7/1/2000	6/30/2003	Expired	\$418.70
Garvey, Schubert & Barer David L. Canary 11th Floor, 121 S.W. Morrison Street Portland, OR 97204-3141	Terms of engagement/confirmation of legal services	2/15/2000		Not an Executory Contract	\$18,697.16
GE Capital Chief Legal Officer PO Box 641595 Pittsburgh, PA 15264	Purchase Order for Lease of Contractor Trailer			Expired	\$0.00
Gehringer-Roth Associates Manager 600-I Eden Road Lancaster, PA 17601	Purchase Order for Services			Expired	\$200.00
Gema Holding Chief Legal Officer Kunklerstrasse 9 Gallen Switzerland	Confidentiality Agreement	8/3/1999	1/31/2000	Terminated	\$0.00
Gencorp, Inc. Chief Legal Officer Specialty Polymers Div. Akron, OH 44333-2475	Confidentiality Agreement	10/16/1996	10/16/2001	Expired	\$0.00
General Building Maintenance Chief Legal Officer 3835 Presidential Parkway Atlanta, GA 30340	Purchase Orders for cleaning service.	9/11/2000	3/24/2001	Expired	\$29,412.00
General Electric Company Chief Legal Officer 3135 Easton Turnpike Fairfield, CT 06431	Settlement Agreement Between Third-Party Plaintiffs Atlas Minerals and Chemicals,Inc.,Caloric Corporation,Now Known as Amana Refrigeration,Inc.,East Penn Manufacturing Co.,Inc.,GAF Corp.,Garden State Tanning,Inc.,The Glidden Co.,Exide Corp.,General Elect	8/16/1994		Not an Executory Contract	\$0.00
General Electric Company Chief Legal Officer One Plastics Avenue Pittsfield, MA 01201	Confidentiality Agreement	12/6/1995	12/6/2000	Expired	\$0.00
Gensler Associates Chief Legal Officer 2020 K Street NW Washington, DC 20006	Consulting Services Agreement	2/1/2001	6/30/2001	Expired	\$1,614.47
Geon Company, The Joe A. Powell One Geon Center Avon Lake, OH 44012	Mutual nondisclosure agreement between Armstrong World Industries,Inc. and The Geon Company	10/20/1995	10/20/2002	Expired	\$0.00
Georgia Duplicating Chief Legal Officer 4520 Broadway Macon, GA 31206	Georgia Duplicating Products Equipment Maintenance Agreement on Canon copier	12/1/2000	12/1/2001	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Georgia Power Kevin Queen Bin 39090, 1575 Northside Drive NW Atlanta, GA 30318-4204	Special Contract for Electric Service	3/1/2000	3/1/2002	Expired	\$0.00
Gibbs & Soell Chief Legal Officer 600 Third Avenue, Sixth Floor New York, NY 10016	Letter of agreement to execute a public relations/publicity program	1/1/2000	1/30/2002	Expired	\$0.00
Ginsberg, Gary, Esq. (re: Maertin, et al.) Brian O'Connor Atrium II, Suite 101, 3000 Atrium Way Mt. Laurel, NJ 08054	Settlement agreement and mutual general release by and among Armstrong World Industries, Inc., Monsanto Company, Solutia, Inc., American Mineral Spirits Company and Joan Maertin, executrix of the estate of Lothar Maertin, et al.	11/6/2000		Not an Executory Contract	\$0.00
Glass Trucking Company, Inc. Ike Glass 200 East Sixth, P.O. Box 447 Newkirk, OK 74647	Contract for carriage between Glass Trucking Company, Inc. and Armstrong World Industries, Inc.	6/5/1999	10/29/2001	Expired	\$0.00
Glatfelter Co., P.H. Dennis L. Betz 228 South Main Street Spring Grove, PA 17362	Proprietary Information Disclosure Agreement	4/2/1998	4/2/2003	Expired	\$0.00
Glenn McClendon Trucking Co., Inc. Linda Odom P. O. Box 641 Lafayette, AL	Contract for Carriage and Amendments	7/17/1994	10/8/2001	Expired	\$0.00
GMI Insulation Chief Legal Officer PO Box 288 Myerstown, PA 17067	Purchase Order for Construction Services			Expired	\$21,270.00
Gooding, Simpson & Mackes, Inc. Chief Legal Officer 345 S. Reading Rd Ephrata, PA	Purchase Order for roof repairs	9/22/2000	10/31/2000	Expired	\$3,515.10
Green Field Transport Company, Inc. Ronald R. Pachuta P.O. Box 1235 Fort Dodge, IA 50501	Contract for carriage between Green Field Transport Company, Inc. and Armstrong World Industries, Inc.	6/5/1999	10/29/2001	Expired	\$0.00
Greenwood Mills, Inc. Chief Legal Officer PO Box 1017 Greenwood, SC 29648	Confidentiality Agreement between Greenwood Mills, Inc. and Armstrong	2/10/1998	2/10/2000	Expired	\$0.00
Greiner Industries Chief Legal Officer 1650 Steel Way Mount Joy, PA 17552	Purchase Order for Services; PO# 4500397569	11/15/2000	12/12/2000	Expired	\$33,117.12
Group Bolton John Bolton 1806 Royal Lane Dallas, TX 75529-3126	Letter agreement to provide cropped electronic images	7/19/2000	12/31/2000	Expired	\$0.00
Gulf Power Company Dinah King 500 Bayfront Parkway Pensacola, FL 32520-0231	Confidentiality agreement between Armstrong World Industries, Inc., Gulf Power Company and Southern Company	9/15/1997	9/15/2002	Expired	\$0.00
Gypsum Express Tom Mead 2914 Belgium Road Baldwinsville, NY 13027	Contract for carriage between Gypsum Express, Ltd. and Armstrong World Industries, Inc.	10/9/1998	10/29/2001	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
H.L. Yoh Company LLC Chief Legal Officer Dept AT 40151 Atlanta, GA 31192-0151	Purchase Order No. 4500273183 for in-house project support	2/16/2000	3/31/2000	Expired	\$31,913.47
Hanetec Chief Legal Officer Calle 94 No. 11A-13 Santafe de Bogata Colombia	Distributor Agreement between Armstrong and Hanetec,S.A. appointing Hanetec as an exclusive distributor products of the Building Products Division in the counry of Columbia.	2/9/1994	2/9/1995	Terminated	\$0.00
Hanetec S.A. Jorge Hakim Calle 94 No. 11A-13 Bogota Colombia	Standby letter of credit from Hanetec	5/1/1995	4/26/2004	Not an Executory Contract	\$0.00
Hanetec S.A. Chief Legal Officer Calle 94 11A 13 Bogata Colombia	Distributor Agreement between Armstrong and Hanetec S.A. appointing Hanetec non exclusive distributor of flooring and accessories in Columbia.	5/30/1994	2/12/1997	Terminated	\$0.00
Hanna Company, M.A. Chief Legal Officer Suite 36-5000 Cleveland, OH 44114-2304	Confidentiality Agreement between M. A. Hanna Company and Armstrong		10/5/2001	Expired	\$0.00
Heidrick And Struggles Chief Legal Officer 1 Logan Square - 30 Th Floor Suite 3075 Philadelphia, PA 19103	Invoice for Recruiting Services			Not an Executory Contract	\$0.00
Helen Kramer Landfill Superfund site PRP Group William H. Hyatt, Jr. P. O. Box 1945 Morristown, NJ 07962	Helen Kramer Landfill De Minimis settlement agreement naming defendants (including Armstrong World Industries,Inc.) for costs and expenses incurred and to be incurred in response to the alleged release or alleged threat of hazardous substances at the sit	4/14/1998		Not an Executory Contract	\$0.00
Henkel Corporation Robert J. O'Toole 300 Brookside Avenue Ambler, PA 19002-3498	Confidentiality Agreement	1/11/1993	1/11/2003	Expired	\$0.00
Herbert Moore Enterprises Ray Hall P. O. Box 7636 Pensacola, FL 32534	Blanket Purchase Order for trailer spotting services	1/1/2000	12/31/2001	Expired	\$0.00
Hercules, Inc. Mark Wainwright 826 Lakeside Drive, Suite C Mobile, AL 36693	Water Management Program for the Pensacola, FL location.	1/1/2000	12/7/2001	Expired	\$478,401.20
Herman Majoli Consulting GmbH Chief Legal Officer Greiffenklastr. 42 D-54296 Trier D-54296 Germany	Technical Consultantship Services Agreement	3/9/1998	12/31/1999	Expired	\$0.00
Herr & Sacco, Inc. Chief Legal Officer PO Box 99 Landisville, PA 17538	Purchase Order for Services; P.O. #4500364463	8/31/2000	7/9/2001	Expired	\$272,276.00
Highway Transport, Inc. E.R. Brown P.O. Box 770 Evergreen, AL 36401	Contract for motor carriage between Highway Transport,Inc. and Armstrong World Industries,Inc.	9/13/2000	10/8/2001	Expired	\$0.00
Hill Country Materials, Inc. J.T. Tucker 15130 Toepperwein Road San Antonio, TX 78233	Distributor Agreement with Hill Country Materials,Inc.	11/16/1987		Terminated	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Hilord Chemical Corporation President 70 Engineers Road Hauppauge, NY 11788	Confidentiality Agreement and memorandum of understanding	5/6/1996	5/6/2001	Expired	\$0.00
HO Wolding, Inc. Dave Hulke P.O. Box 217 Amherst, WI 54406	Contract for Motor Carriage	8/1/2000	4/1/2001	Expired	\$0.00
Hoechst Celanese Corporation/Hoechst Diafoil Marvin Mitchell P.O. Box 32414 Charlotte, NC 28232-9973	Confidentiality Agreement	9/27/1995	9/27/2002	Expired	\$0.00
Hoffman York Chief Legal Officer 1000 North Water Street Milwaukee, WI 53202	Purchase order for trade communications management and strategic planning.	1/10/2000	9/15/2000	Expired	\$75,770.78
Honeywell-Measurex Systems, Inc. Chief Legal Officer Suite 100, 3079 Premiere Parkway Duluth, GA 30097	Planned Maintenance Service Plan	11/7/2000	8/15/2001	Expired	\$9,664.07
Honeywell-Measurex Systems, Inc. Chief Legal Officer 3079 Premiere Parkway Duluth, GA	Equipment Services Bid	10/13/1998		Not an Executory Contract	\$0.00
Hornady Truck Lines, Inc. Chris Hornady P.O. Box 846, 211 Hornady Drive Monroeville, AL 36461	Contract for carriage between Hornady Truck Line, Inc. and Armstrong World Industries, Inc., with amendments	7/23/1994	10/8/2001	Expired	\$0.00
Hospitality Design 2001 Chief Legal Officer PO Box 17413 Washington, DC 20041	Exhibit Space Application/Lease for Trade Show Booth	8/17/2000	3/31/2001	Expired	\$0.00
Howard Hall Company, Inc. Chuck Holloway 3539 Mary Taylor Road Birmingham, AL 35235	Contract for Carriage and Assignment of Same	11/10/2000	10/8/2001	Expired	\$622.35
HP Andrea McKenzie 8000 Foothills Blvd MS 5532 Roseville, CA 95747	Agreement for Support Services between Armstrong and Hewlett Packard for products supported per HP's Terms and Conditions of Sale and Service	6/30/2000	6/30/2002	Expired	\$0.00
HSBC Chief Legal Officer Marine Midland Bldg., 140 Broadway New York, NY 10015	Amendment to the documentary credit between Armstrong World Industries, Inc., HSBC Bank USA Trade Services and Trimat S.A. concerning an irrevocable stand by letter of credit.	9/25/2000	12/27/2001	Not an Executory Contract	\$0.00
Hunter Associates Chief Legal Officer 11491 Sunset Hills Road Reston, VA 20190	HunterLab Annual Preventive Maintenance Agreement	6/1/2000	6/1/2001	Expired	\$3,980.45
Hunter Douglas do Brasil Ltda. William E. Bennett Avenida Sao Gualter, 931 CEP 05455-001 Sao Paulo Brazil	Distributorship Agreement between Armstrong and Hunter Douglas do Brasil Ltda appointing Hunter Douglas as distributor of products of the building products division in Brazil.	1/1/1996	1/1/2002	Terminated	\$0.00
Hygafem-Georgia Chief Legal Officer Ste A 1707 Enterprise Dr Buford, GA	Quantity Contract No. 4600002965 for monthly service of hygabins and deodorizers.	7/7/1999	12/31/2001	Expired	\$434.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Hyperion Solutions Chief Legal Officer 1344 Crossman Ave Sunnyvale, CA 94089	Purchase Order for Product Consulting Services			Expired	\$0.00
Hyster Sales Chief Legal Officer 7000 SW Sandburg St. Tigard, OR 97223	Purchase Order for Consignment Maintenance Parts			Not an Executory Contract	\$1,905.59
I K Stoltzfus Chief Legal Officer 168 Greenfield Rd Lancaster, PA	Purchase Order for Oven Cleaning and Maintenance Program			Expired	\$13,891.70
Iantosca, Joseph Joseph Iantosca 65S Mathewson Dr. Weymouth, MA	Purchase and Sale Agreement between Armstrong and Joseph Iantosca for approximately 4.1 acres of land located at the intersection of Plain Street and Garden Park,Braintree,Massachusetts.	10/11/1993		Not an Executory Contract	\$0.00
IBM Chief Legal Officer 1100 Berkshire Blvd Wyomissing, PA 19610	Software Rental Agreement	6/25/1999	12/31/2001	Expired	\$33,121.06
IBM Credit Corporation Terri MacConnell 27 Commerce Drive Cranford, NJ 07016	Equipment Lease	6/30/1999	6/30/2002	Expired	\$3,225.43
IBM Credit Corporation Doug Nunn 3200 Windy Hill Rd Atlanta, GA 30327	Equipment Lease	4/15/1998	4/14/2001	Expired	\$0.00
ICI Packaging, Coatings : The Glidden Company Chief Legal Officer 16651 Sprague Road Strongsville, OH 44136	Settlement Agreement Between Third-Party Plaintiffs Atlas Minerals and Chemicals,Inc.,Caloric Corporation,Now Known as Amana Refrigeration,Inc.,East Penn Manufacturing Co.,Inc.,GAF Corp.,Garden State Tanning,Inc.,The Glidden Co.,Exide Corp.,General Elect	8/16/1994		Not an Executory Contract	\$0.00
Idanit Technologies Ltd. Chief Legal Officer 38, Eliyahu Eitan St. Rishon Le Zion 75703 Israel	Confidentiality Agreement	10/18/1995	10/18/2000	Expired	\$0.00
IDEO San Francisco Mark Howes Pier 28 Annex San Francisco, CA 94105	Proposal and Engagement Letter	10/25/2000	6/3/2002	Expired	\$0.00
IFMA World Workplace 2001 Chief Legal Officer Suite 1100, One East Greenway Plaza Houston, TX 77046-0194	Purchase order between Armstrong World Industries,Inc. and International Facility Management Assoc..	9/23/2000	12/25/2000	Expired	\$0.00
Ikon Office Solutions Chief Legal Officer 1667 Eisenhower Parkway Macon, GA 31206	Armstrong purchase order to Ikon Office Solutions for purchase of Ricoh Fax machine and one year maintenance agreement.	12/15/1998	12/15/1999	Expired	\$303.48
Imation Corporation Technologies Chief Legal Officer P.O Box 64826 Saint Paul, MN	Printer Maintenance Service; P.O. #4500395087	10/17/2000	10/16/2001	Expired	\$585.00
ImproveNet, Inc. Ron Cooper 720 Bay Road Redwood City, CA 94063	Internet-Based Services Agreement	1/1/2000	12/31/2001	Expired	\$83,333.00

Previously Scheduled Contracts

Other Party Name and Address	Contract Name	Eff Date	Exp/ Term Date	Status	Claim Amt
Industrial Energy Consumers of PA Chief Legal Officer 240 North Third Street Harrisburg, PA 17101	Professional Group Membership - PA Energy Consumers	1/1/2000	12/31/2000	Not an Executory Contract	\$10.00
Industrial Piping And Systems Chief Legal Officer 1250 Toronita Street York, PA	Purchase Order for Services			Expired	\$14,279.08
Intetx Inc. Chief Legal Officer MA	Consultantship Agreement			Expired	\$0.00
Inherent-Innovation Software Chief Legal Officer AM Weichselgarpen 7 91058 Erangen 91058	Agreement re Vision System Testing Material for Foreign Products	6/5/1998	6/4/2003	Expired	\$0.00
Intageel Technics Organization And Intalite Inc. Chief Legal Officer 437 Madison Avenue New York, NY 10022	Confidentiality Agreement		9/21/2000	Expired	\$0.00
Intelligroup, Inc. Chief Legal Officer 499 Thomall St. Edison, NJ 8837	Master Development Agreement	10/14/1997	10/31/2001	Expired	\$115,211.80
Inter Connect, Inc. Todd McCready 4525 C 50th Street SE Grand Rapids, MI 49512	Contract for Carriage	12/13/1999	7/1/2002	Expired	\$0.00
Interco, Inc. David Howard 101 South Hanley Road St. Louis, MO 63105	Stock Purchase Agreement by and among Armstrong World Industries, Inc., Armstrong Enterprises, Inc. and Interco Incorporated. Armstrong selling all of the issued and outstanding shares of common stock of Thomasville Furniture Industries, Inc. to Interco Incorp	11/18/1995		Not an Executory Contract	\$0.00
Interface Solutions, Inc. Shely N. Garman 216 Wohlsen Way Lancaster, PA 17603	Patent Licensing Agreement between Armstrong and Interface Solutions, Inc.	6/30/1999		Not an Executory Contract	\$0.00
Interface Solutions, Inc. Chief Legal Officer 216 Wohlsen Way Lancaster, PA 17603	Indemnification Agreement	6/30/1999		Not an Executory Contract	\$0.00
Interface Solutions, Inc. Dennis R. Wolters 216 Wohlsen Way Lancaster, PA 17603	Purchase Agreement among Armstrong World Industries, Inc. and Armstrong World Industries GmbH, as Sellers and Day International, Inc. as Buyer	7/29/1999		Not an Executory Contract	\$0.00
Interface Solutions, Inc. Chief Legal Officer 216 Wohlsen Way Lancaster, PA 17603	Agreement and Plan of Merger	6/30/1999		Not an Executory Contract	\$0.00
Interface Solutions, Inc. Chief Legal Officer 216 Wohlsen Way Lancaster, PA 17603	Transition Services Agreement	6/30/1999		Expired	\$0.00
Interface Solutions, Inc. Chief Legal Officer 216 Wohlsen Way Lancaster, PA 17603	Intellectual Property Sale and Assignment Agreement	6/30/1999		Not an Executory Contract	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Interface Solutions, Inc. Chief Legal Officer 216 Wohlsen Way Lancaster, PA 17603	Shareholders Agreement	6/30/1999		Not an Executory Contract	\$0.00
Interface Solutions, Inc. Chief Legal Officer 216 Wohlsen Way Lancaster, PA 17603	Registration Rights Agreement	6/30/1999		Not an Executory Contract	\$0.00
Interior Green Chief Legal Officer 1812B Olde Homestead Lane Lancaster, PA 17601	Purchase order for services	9/1/1999	8/31/2002	Expired	\$0.00
Intermec Technologies Corporation Peter Insani 11704 Crest Maple Dr. Woodbridge, VA 22192	Customer Inventory Program Agreement	9/1/2000	2/28/2001	Expired	\$2,241.65
Intermountain Industrial Chief Legal Officer 8040 NE 33rd Dr. Portland, OR 97211	Purchase Order for Consignment Maintenance Parts			Not an Executory Contract	\$540.52
Interstate Nationalease Dan Kratz 4465 Marion Ave Macon, GA 31206	Vehicle Lease and Service Agreement for Ottawa Yard Tractor between Armstrong and Interstate Nationalease, Inc.	6/16/2000	6/16/2002	Expired	\$1,472.65
Interstates Electric & Engineering Chief Legal Officer 1520 North Main Sioux Center, IA	Purchase Order for Hot Melt Calendaring Technology	10/5/1998		Not an Executory Contract	\$0.00
Interwave Technology Inc. Chief Legal Officer 415 Eagle Blvd Exton, PA 19341	MES Support Services, Stillwater; P.O. #4500344508	7/21/2000	10/21/2000	Expired	\$6,820.00
Invemed Catalyst Fund, L.P. Chief Legal Officer 375 Park Avenue, Suite 2205 New York, NY 10152	Subscription agreement (booklet) by and among Invemed Catalyst Fund, L.P., Invemed Catalyst Gen Par, LLC and the Retirement Income Plan for Employees of Armstrong World Industries, Inc. to irrevocably subscribe for a limited partner interest in the partnerhs	3/29/1999		Not an Executory Contract	\$0.00
IOS Capital Chief Legal Officer P.O. Box 9115 Macon, GA	Armstrong purchase order issued to IOS Capital for rental of 11 copiers	2/13/1999	4/30/2001	Expired	\$248.88
ISCC Site Steering Committee Mr. John Stoviak 3800 Centre Square West Philadelphia, PA 19102	Resolution and Agreement on Allocation	8/11/1993		Not an Executory Contract	\$0.00
ISCC Site Steering Committee Mr. John Stoviak 3800 Centre Square West Philadelphia, PA 19102	Agreement Between Tier I and Tier II Parties on the Funding of Phase I Costs	1/1/1994		Not an Executory Contract	\$0.00
ISCC Site Tier II Group Mr. Barry Trilling, Esquire 50th Floor, One Mellon Bank Center, 500 Grant Street Pittsburgh, PA 15219-2502	Agreement among tier II parties for distribution among themselves of proceeds raised and allocation of indemnification costs arising from ISCC De Minimis settlement agreement.	1/1/1994		Not an Executory Contract	\$0.00
J-Mar Trucking, Inc. C. J. Holloway 2797 Highway 21 Atmore, AL 36502	Contract for Carriage as amended	7/24/1994	7/1/2002	Terminated	\$697,769.80

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
J-VON Edwin Tam 25 Litchfield Street Leominster 01453	Confidentiality Agreement	9/27/1999	9/27/2002	Expired	\$0.00
J. C. Ehrlich Chief Legal Officer Box 4395 Lancaster, PA 17604	Pest Control Service Agreement		12/31/2001	Expired	\$9,136.94
J. C. Ehrlich Chief Legal Officer P. O. Box 4395 Lancaster, PA 17604	Proposal for pest control services	5/8/2000		Not an Executory Contract	\$0.00
J. U. Baker, Inc. Chief Legal Officer 120 South Maple Avenue, P. O. Box 6 Leola, PA 17540	Contract for Carriage and amendments	6/5/1999	10/29/2001	Expired	\$0.00
Jagtrux, Inc. James A. Germak P. O. Box 69 Marietta, PA	Contract for Carriage and amendments	7/5/1994	10/8/2001	Expired	\$1,362.76
Jak Ware Chief Legal Officer PO 125 Eastwood Stat Syracuse, NY	Service Agreement		2/28/2001	Expired	\$62.50
Javlyn, Inc. Chief Legal Officer 4223 Buffalo Road North Chili, NY	Agreement re PLC 3 Conversions	10/22/1997	10/22/2002	Expired	\$0.00
JD Edwards Chief Legal Officer 8 Dov Friedman Street Ramat Gan, CO Israel	Software Distribution Agreement between Numetrix Limited and Eventus Logistics Ltd. (AWI is not a party)	8/4/1997	9/30/2002	No contract	\$0.00
JD Edwards Chief Legal Officer One Technology Way Denver, CO 80237	Purchase Order for Services		1/28/2001	Expired	\$0.00
JD Edwards Chief Legal Officer One Technology Way Denver, CO 80237	Purchase Order for Services		1/12/2001	Expired	\$0.00
Jim Walters Resources, Inc. Chief Legal Officer P.O. Box 5327 Birmingham, AL 35207	Agreement between Jim Walter Resources, Inc. and Armstrong World Industries, Inc. for purchase of mineral fiber.	1/1/1987	12/31/2001	Expired	\$0.00
JM Huber Corporation Ed Maxwell 4401 Northside Parkway, Suite 600 Atlanta, GA 30327	JM Huber Railcar Lease	8/31/2000	8/31/2002	Expired	\$0.00
Joseph J Brunner Inc Joseph J. Brunner, Jr. Box 278 Zelienople, PA 16063	Waste Hauling Contract	1/1/1999	1/1/2002	Expired	\$27,500.98
K.J. Transportation Inc. Michael L. Riccio P.O. Box 25129 Farmington, NY 14425-0129	Contract for carriage and addendums	3/4/1996	10/29/2001	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Kalpajian Hnos. S.A.C.I. Chief Legal Officer Av. Corrientes 4567 Buenos Aires Argentina	Wholesaler Agreement		10/28/1998	Terminated	\$0.00
Kaneka Texas Corporation Bob Kolb 6161 Underwood Road Pasadena, TX 77507	Kaneka Supply Agreement	1/1/2000	12/31/2000	Expired	\$98,772.29
Kase and Company Cynthia Case 11930 Menaul Boulevard NE Albuquerque, NM	Agreement between Armstrong and Kase and Company, Inc., CFTC Commodity Trading Advisor for risk management and consulting services.	4/1/1998	3/31/1999	Expired	\$0.00
Kiker, John John Kiker 305 Point North Drive, Suite 5 Dalton, GA 30720	Lease Guarantee Agreement	7/9/1999		Not an Executory Contract	\$0.00
Klockner-Pentaplast Of America, Inc. Chief Legal Officer PO Box 500 Gordonville, VA 22942	Confidentiality Agreement	1/13/1995	1/13/2000	Expired	\$0.00
KPMG Frank J. Angeleri 1600 Market Street Philadelphia, PA 19103-7212	Agreement between KPMG L.L.P. and Armstrong World Industries, Inc. for KPMG to provide general merger and acquisition and other tax consulting services.	7/12/2000	12/31/2000	Expired	\$0.00
KPMG LLP K. Tim Lung 1600 Market Street Philadelphia, PA 19103-7212	Expatriate cost minimization program status letter	7/20/2000		Not an Executory Contract	\$0.00
Kraemer Koating Chief Legal Officer 1925 Swarthmore Avenue Lakewood, NJ	Agreement re Sheet Flooring Process	12/1/1997	12/1/2002	Expired	\$0.00
Kueffer Crane & Hoist Chief Legal Officer 1650 Spectrum Dr Lawrenceville, GA	Purchase Order for Preventative Maintenance Services	2/12/1999	4/17/2000	Expired	\$830.90
Kurz-Hastings, Inc Chief Legal Officer 10901 Dutton Road Philadelphia, PA 19154-3284	Confidentiality Agreement between Kurz-Hastings, Inc. and Armstrong		9/1/2001	Expired	\$0.00
L E Schwartz and Son Inc Chief Legal Officer 279 Reid Street Macon, GA 31206	Armstrong purchase order to L. E. Schwartz & Son, Inc. for work at Macon, GA plant.	10/25/2000	8/13/2001	Expired	\$92,720.31
LA Rubber Patrick M. Parda 5037 Patata Street South Gate, CA 90280	Rubber conveyor belt consignment and preventative maintenance offer	11/1/1994		Not an Executory Contract	\$1,516.78
Lab Tech Chief Legal Officer 1513 McAdoo Dr SW Marietta, GA 30061	Armstrong value contract with Lab Tech Inc for cleaning and calibration of service mettler balance.	2/16/1999	12/31/2001	Expired	\$0.00
Lancaster Battery Site PRP Group Mr. Eugene N. Cipriani, Esquire 1234 Market Street - 5th Floor Philadelphia, PA 19107-3780	Lancaster Battery Site Initial PRP Organization Agreement.	9/1/1991		Not an Executory Contract	\$0.00

Previously Scheduled Contracts

Other Party Name and Address	Contract Name	Eff Date	Exp/ Term Date	Status	Claim Amt
Lancaster Battery Site PRP Group Mr. Eugene N. Cipriani, Esquire 1234 Market Street, 5th Floor Philadelphia, PA 19107-3780	Agreement regarding named respondents for cleanup or otherwise for the lead contamination at the site	11/18/1999		Not an Executory Contract	\$0.00
Lancaster Labs Chief Legal Officer P.O. Box 12425 Lancaster, PA	Purchase Order for Services			Not an Executory Contract	\$1,444.50
Lancaster Window Cleaning Chief Legal Officer 336 N. Charlotte St Lancaster, PA	Purchase Order for Window Cleaning Services			Not an Executory Contract	\$0.00
Land Bridge Transport Larry Platt 3101 W. Hunter Ferrell Rd. Irving, TX	Contract for Carriage between Land Bridge Transport and Armstrong and amendments	5/24/1999	7/1/2002	Expired	\$0.00
Landis & Staefa, Inc. Chief Legal Officer 5060 C Ritter Rd Mechanicsburg, PA	Maintenance Agreement			Expired	\$0.00
Lapp, Kevin L. c/o Burkwood Associates 255 Butler Avenue Lancaster, PA 17601-6308	Agreement between Armstrong World Industries, Inc. and Kevin L. Lapp for land development consulting services.			Expired	\$0.00
Larry's Machine Shop Chief Legal Officer 2 mi. W of I-35 on Hwy 164-77 Perry, OK	Purchase Order for Maintenance Services			Expired	\$0.00
Lawter International, Inc. Chief Legal Officer 8601 95th Street Pleasant Prairie, WI 53158	Confidentiality Agreement		3/11/2004	Not an Executory Contract	\$0.00
Leading Electronics Chief Legal Officer 122 E 3rd Street Williamsport, PA 17701	Purchase order for year's network labor from Leading Electronics for Armstrong World Industries, Inc.	1/19/2000	12/28/2000	Expired	\$690.00
Life Management Associates Chief Legal Officer 1848 Charter Lane Lancaster, PA 17601-5896	Employee Benefits Administrative Services Agreement		12/31/2002	Expired	\$0.00
Lignotech Chief Legal Officer 100 Highway 51 South Rothschild, WI 54474-1198	Confidentiality Agreement between Lignotech and Armstrong	7/16/1996	7/16/2001	Expired	\$0.00
Lilly Industries, Inc. Robert A. Taylor 733 S. West Street Indianapolis, IN 46225	Confidentiality agreement between Armstrong World Industries, Inc. and Lilly Industries, Inc.	4/20/1998	4/20/2003	Expired	\$0.00
LIS, Inc. Chief Legal Officer 9201-E Southern Pine Boulevard Charlotte, NC 28273	Agreement between Armstrong World Industries, Inc. and LIS for software support.	1/1/1998	3/31/2003	Expired	\$0.00
LIS, Inc. Chief Legal Officer 9201-E Southern Pine Blvd. Charlotte, NC 28273	Agreement between Armstrong World Industries and Logistics & Industrial Systems Inc. for hardware maintenance.	4/1/1999	1/31/2003	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
LIS, Inc. Chief Legal Officer 9201-E Southern Pines Blvd. Charlotte, NC 28273	Dispatcher Classic Software Support Contract	2/1/2000	1/31/2003	Expired	\$0.00
Local Lodge No. 2460, (IAM) Debra McDonald P. O. Box 1991 Pensacola, FL 32591	Agreement between International Association of Machinists and Aerospace Workers and Armstrong World Industries, Inc.	7/1/1999	7/1/2002	Expired	\$0.00
Loman Control Systems, Inc. David L. Hendel 143 East 28th Division Highway Lintz, PA 17543	Confidentiality Agreement between Armstrong and Loman Control Systems, Inc.	6/7/1996	6/7/2001	Expired	\$0.00
Lord Corporation (Europe) Ltd. K.J. Watson Barton Dock Road Manchester M32 0ZH United Kingdom	Confidentiality agreement between Armstrong World Industries, Inc. and Lord Corporation	1/30/1998	1/30/2003	Expired	\$0.00
Lotus Development Corporation Chief Legal Officer 400 Riverpark Dr. North Reading, MA 01864	Support and Service Agreement	12/31/1999	12/31/2001	Expired	\$0.00
Lowe Electric Chief Legal Officer P.O. 4767 Macon, GA	Consignment Agreement between Lowe Electric and Plumbing Supply Company (Consignor) and Armstrong World Industries (Customer)	8/1/1997		Expired	\$12,436.44
LSV Asset Management Rob Vishny 200 West Madison, Suite 2780 Chicago, IL 60606	Investment manager agreement between Armstrong World Industries, Inc. and LSV Asset Management encompassing a trust agreement with Wachovia Bank and Trust Company N.A. establishing Armstrong Cork Company Retirement Master Trust to serve as a funding mediu	12/17/1999		Not an Executory Contract	\$0.00
Luminate Software T. Bernid Blegan 2750 El Camino Real Redwood City, CA 94061	Software end user license agreement between Luminate Software Corporation and Armstrong World Industries.	12/16/1999	12/16/2002	Expired	\$0.00
Lumsden Corporation Glenn P. Farrell P.O. Box 4647, 10 Abraso Street Lancaster. PA 17604	Agreement for sale of undeveloped land between Armstrong World Industries, Inc. and Lumsden Corporation for land consisting of approximately 5.9 acres situated partly in Lancaster City and partly in Manheim Township, Lancaster County, Pennsylvania.	3/30/2000		Not an Executory Contract	\$0.00
M&C Specialties Company Chief Legal Officer PO Box 329 Southampton, PA 18966	Confidentiality Agreement	9/1/1995	9/1/2000	Expired	\$0.00
M&M Insulation, Inc. Chief Legal Officer 1625 S. Missouri Oklahoma City, OK	Purchase Orders for Maintenance and Engineering Services			Expired	\$5,229.99
Mack Trucks, Inc. Chief Legal Officer 2100 Mack Blvd. Allentown, PA 18105-5000	Settlement Agreement Between Third-Party Plaintiffs Atlas Minerals and Chemicals, Inc., Caloric Corporation, Now Known as Amana Refrigeration, Inc., East Penn Manufacturing Co., Inc., GAF Corp., Garden State Tanning, Inc., The Glidden Co., Exide Corp., General Elect	8/16/1994		Not an Executory Contract	\$0.00
MacKinney Systems, Inc. Chief Legal Officer 2740 Glenstone Springfield, MO 65804	Service Agreement			Expired	\$0.00
MacKinney Systems, Inc. Chief Legal Officer 2740 Glenstone Springfield, MO 65804	License Agreement			Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Macon Office Machines Chief Legal Officer PO Box 52 Macon, GA 31202	Annual Typewriter Maintenance and Cleaning - PO #4500289444	3/22/2000	4/3/2000	Expired	\$0.00
Macon Supply Chief Legal Officer 250 Lee River Cove Suwanee, GA 30024	Summary of terms for purchase of consignment inventory	6/26/1996		Not an Executory Contract	\$6,723.28
Macon Water Authority Chief Legal Officer P.O. Box 108 Macon, GA	Water/Sewage Service			Not an Executory Contract	\$4,202.60
Magnusson, Tryggvi Tryggvi Magnusson 401 N. 72nd Avenue Wausau, WI 54401	Confidentiality agreement between Armstrong World Industries, Inc. and Tryggvi Magnusson	7/31/1997	7/31/2002	Expired	\$0.00
Malvern, TCE PRP Group Mark A. Stevens 1616 Walnut Street, Suite 812 Philadelphia, PA 19103	The Malvern TCE Superfund Site Qualified Settlement Fund Trust Agreement	12/1/1999		Not an Executory Contract	\$0.00
Malvern, TCE PRP Group Mark Stevens 1616 Walnut Street, Suite 812 Philadelphia, PA 19103	Potentially Responsible Party Agreement between Members regarding potentially responsible parties under CERCLA for the Malvern TCE Superfund Site also known as the Chemlene Site.	5/1/1998		Not an Executory Contract	\$0.00
Management Alternatives Ltd Vernon L. Hamm 600 Renaissance Center Detroit, MI 48243	Confidentiality Agreement	3/24/1998	3/24/2003	Expired	\$0.00
Manning Company Chief Legal Officer 680 Ben Franklin Highway Birdsboro, PA 19508	Confidentiality Agreement	8/9/1995	8/9/2000	Expired	\$0.00
Manpower Temporary Services Chief Legal Officer 3562 Concord Rd. York, PA 17402	Temporary Personnel Services Agreement		3/1/2001	Expired	\$23,927.41
Manpower Temporary Services Chief Legal Officer 1891 Santa Barbara Drive Lancaster, PA	Purchase Order for Personnel Services			Expired	\$0.00
Marconi Data Systems, Inc. Chief Legal Officer 1500 Mittel Bldg Wood Dale, IL	Purchase Order for Service Agreements	12/1/1999	12/1/2000	Expired	\$24,769.82
Marvin Jonas Transfer Station PRP GROUP Jack F. Lynch, Jr. Three Gateway Center, 100 Mulberry Street Newark, NJ 07102	Marvin Jonas Transfer Station Site Respondents Organization Agreement	10/1/1990		Not an Executory Contract	\$0.00
Matrix Composites, Inc. Robert Clausi 6310 Shawson Drive Mississauga, Ontario L5T 1H5 Canada	Confidentiality agreement between Armstrong World Industries, Inc. and Matrix Composites Inc.	4/7/1998	4/7/2003	Expired	\$0.00
May Coating Technologies, Inc. Chief Legal Officer 1825 Buerkle Road White Bear Lake, MN 55110-5246	Confidentiality Agreement	8/28/1995	8/28/2000	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
May Trucking Company Greg Wilson P. O.Box 9039 Salem, OR	Contract for Carriage between May Trucking Company and Armstrong,as amended	10/3/1994	10/8/2001	Expired	\$0.00
McAfee.com Corporation Chief Legal Officer 535 Oakmead Pkwy Sunnyvale, CA 94086	Virus Management Software Subscription			Not an Executory Contract	\$0.00
McAfee.com Corporation Paul Volk 766 Shrewsbury Avenue Tinton Falls, NJ 07724	Purchase order number 70804 for Saber LAN workstation 4K node license,remote desktop 1K node license,virus scan and netshield 1K node license and virus scan and netshield 3K node upgrade license.	2/28/1997		Not an Executory Contract	\$0.00
McClure Mechanical Services William Tiedemann P. O. Box 2630 Harrisburg, PA 17105	Purchase order number 81639RD for preventative maintenance inspections of the Liebert equipment	4/9/1996	4/9/2001	Expired	\$1,430.00
McCole & Associates Chief Legal Officer 182 Shop Road Fitzgerald, GA 31750	Warehousing Agreement			Expired	\$0.00
McGrath-Whalen Office Solutions, Inc. Marty Whalen, Jr. P.O. Box 351 Kankakee, IL 60901	Equipment Lease	4/17/2000	4/17/2003	Expired	\$1,194.26
McNaughton - McKay Elec Co of Ohio Mike Gregg 2255 City Gate Drive Columbus, OH 43219	Armstrong purchase order to McNaughton-McKay Elec Co of Ohio for 4 each A-B Bul. 2100 MCC Size 1 FVNR; Motor and 1 A-B Bul. 2100 MCC 1336+1I Drive.	10/11/2000	10/24/2000	Expired	\$3,619.50
Measurex Systems, Inc. Chief Legal Officer 4872 Blazer Memorial Parkway Dublin, OH 43017	Service Contract	1/1/2000	12/31/2000	Expired	\$16,025.91
MediGuard Chief Legal Officer 210 Granite Run Drive Lancaster, PA 17601	Employee Health Insurance Contract		12/31/2000	Expired	\$0.00
Meister-Leisten Schulte GmbH Ludger Schindler ZUM Walde 16 59602 Ruthen-Meiste Germany	Supply Agreement between Armstrong and MEISTER-Leisten Schulte GmbH for the purchase by Armstrong from MEISTER of laminate ceiling products for distribution in North America.	8/2/2000	12/31/2002	Expired	\$0.00
Meister-Leisten Schulte GmbH Chief Legal Officer Meiste, Zum Walde 16 59062 Ruthen Germay	Mutual Nondisclosure Agreement between Armstrong and Meister-Leisten Schulte GmbH	11/4/2000	11/4/2001	Expired	\$0.00
Mellon Bank, N.A. Debbie Mezyk Three Mellon Bank Center Pittsburgh, PA 15259	Letter from Armstrong to Mellon Bank,N.A. regarding persons authorized to verify wire transfers.	11/8/1996		Not an Executory Contract	\$0.00
Mellon Bank, N.A. Wayne Altman Three Mellon Bank Center Pittsburgh, PA 15259-0001	Notification of revised prefunding arrangement	11/27/2000		Not an Executory Contract	\$0.00
Merant Inc. Peter A. Mollica 9420 Key West Avenue Rockville, MD 20850	Engagement letter concerning on-site consulting services between Mercant Inc. and Armstrong World Industries	9/11/2000	12/31/2000	Expired	\$16,115.76

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Mereen - Johnson Machine Co Chief Legal Officer PO Box 1164 Minneapolis, MN 55481	Armstrong Purchase Order to Mereen-Johnson Machine Co for new first and second pass double end tenoners model #2040	5/16/2000	10/15/2000	Expired	\$535.29
Merrick Industries, Inc. Chief Legal Officer 10 Arther Drive Lynn Haven, FL	Purchase order related to manufacturing of flooring materials	10/11/2000		Expired	\$5,170.70
Merrill Lynch Corporate Stock Option Program Mgr. Private Advisory Svcs., 800 Scudders Mill Road Plainsboro, NJ 08536	Corporate stock option exercise program agreement between Armstrong World Industries, Inc. and Merrill Lynch, Pierce, Fenner & Smith Inc.	5/14/1999	9/14/1999	Expired	\$0.00
Merrill Lynch Jeffrey Gelfand P. O. Box 9041 Princeton, NJ 08543	Debt exchange transaction with Merrill Lynch referencing Armstrong loan to Lloyds and Scottish Plc.	6/7/1983		Not an Executory Contract	\$0.00
MFS, INC. Jack Folck Easten Road, R. R. 5, Box 5151 Bethlehem, PA 18015	Supply Agreement for Baled Mineral Wool between Armstrong and MFS, Inc.	4/1/1997	4/1/2002	Expired	\$0.00
MG Industries Edward Mitchell 3 Great Valley Parkway Malvern, PA 19438	Service Agreement (Bulk Gas System)	8/17/1995	8/9/2002	Expired	\$16,326.06
MG Industries Chief Legal Officer 1348 Benner Pike State College, PA 16801	Purchase order for Year 2000 cylinder rental service	3/16/2000	12/29/2000	Expired	\$0.00
Micro Precision Accounts Payable 278 Granite Run Drive Lancaster, PA 17601	Micro Precision Corporation invoice to Armstrong Innovation Center	11/6/2000	12/22/2000	Not an Executory Contract	\$3,413.76
Microsoft Corporation Chief Legal Officer 6100 Neil Road, Suite 210 (Dept. 551, Volume Licensing) Reno, NV 89511-1137	Microsoft Business Agreement between MSLI, GP and Armstrong World Industries, Inc. for Microsoft product use.	7/20/2000	7/20/2001	Expired	\$0.00
Mid State Systems, Inc. Jim Dye P.O. Box 926 - 9455 Lancaster Rd. NE Hebron, OH 43025	Contract for carriage between Armstrong World Industries, Inc. and Mid-State Systems, Inc.	6/5/1999	10/29/2001	Expired	\$149.00
Mid-Atlantic Securities Transfer Association David B. Phillips Shareholder Services TL37A, P.O. Box 7728 Philadelphia, PA 19101-9463	Membership registration for Mid-Atlantic Securities Transfer Association between Armstrong World Industries, Inc.	1/1/1999		Not an Executory Contract	\$0.00
Mid-West Chandelier Co. and Manville Products Corporation Chief Legal Officer 100 Funston Road Kansas City, KS	Agreement between The Holophane Division of Manville Products Corporation and Mid-West Chandelier Co. for the manufacture, sales and distribution of lighting fixtures.	5/1/1982	5/1/1986	Expired	\$0.00
Miller Truck Lines, Inc. Bobby Miller P.O. Box 665 Stroud, OK	Contract for carriage between Armstrong World Industries, Inc. and Miller Truck Lines, Inc.	6/5/1999	10/29/2001	Expired	\$4,023.60
Miner, Jimmie Chief Legal Officer 1180 E. 3200 North Road Chebanse, IL	Technical Consultantship Agreement	10/17/2000	12/31/2001	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Minitab Inc Chief Legal Officer 3081 Enterprise Dr State College, PA	License Agreement		1/31/2001	Expired	\$0.00
Minnesota Mining And Manufacturing John J. Mueller 3M Center, P. O. Box 33427 St. Paul, MN 55133-3427	Confidentiality Agreement	3/2/1998	3/2/2003	Expired	\$0.00
Mississippi Valley Gas John McDill PO Box 3348 Jackson, MS 39207	Agreement for Gas Service	7/2/1998	6/1/2003	Expired	\$14,013.09
MitemView Corp. D. Scheraga 640 Menlo Avenue Menlo Park, CA 94025	Maintenance and Support Agreement	8/30/1998	8/29/1999	Expired	\$0.00
Mogee Research & Analysis Associates Chief Legal Officer 11701 Bowman Green Drive Reston, VA	Nondisclosure Agreement	6/26/1997	6/26/2002	Expired	\$0.00
Molecular Simulations Inc. Chief Legal Officer One Vessel Road Waretown, NJ 08758	Mutual Non-Disclosure Agreement	3/3/1994	3/3/2001	Expired	\$0.00
Monsanto Company Kathleen S. Ziminski 800 North Lindbergh Blvd. St. Louis, MO 63167	Confidentiality agreement between Armstrong World Industries, Inc. and Monsanto Company	1/29/1997	12/10/2002	Expired	\$0.00
Monsanto Company Kathleen S. Ziminski 800 North Lindbergh Blvd. St. Louis, MO 63167	Confidentiality agreement between Monsanto Company and Armstrong World Industries, Inc.	1/5/1994	1/5/2002	Expired	\$0.00
Montell Usa Inc. Chief Legal Officer Three Little Falls Center Wilmington, DE 19850-5439	Confidentiality Agreement	4/17/1996	4/17/2001	Expired	\$0.00
Moore Products Jane Daveler Sumneytown Pike Spring House, PA 19477	Technical Support Agreement	9/1/2000		Terminated	\$521.65
Morgan Guaranty Trust Company John D. Schimmih 9 West 57th Street New York, NY 10019	Immunized fund agreement between Armstrong World Industries, Inc. and Morgan Guaranty Trust Company	4/11/1984		Not an Executory Contract	\$0.00
Motion Industries, Inc. Chief Legal Officer 1605 Alton Road Birmingham, AL 35210	Procurement contract	7/1/1999	7/1/2002	Expired	\$156,435.40
Nan Ya Plastics Corporation Allen F. C. Lin 201, Tung Hwa N. Rd. Taipei China	Agreement and addendum to agreement between Armstrong and Nan Ya Plastics Corporation regarding transfer of technology between Armstrong and Nan Ya and marketing and distribution.	3/22/1983	3/22/2003	Expired	\$0.00
National Car Rental System, Inc. Jill Doran 5500 Cherokee Avenue Alexandria, VA 22312	Corporate Service Agreement between Armstrong World Industries and National Car Rental System.	10/1/2000	10/1/2001	Expired	\$1,663.06

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
National Carriers, Inc. Jim Resh 1501 East 8th Liberal, KS 67905-1358	Contract for carriage between National Carriers, Inc. and Armstrong World Industries, Inc.	8/30/1999	10/29/2001	Expired	\$0.00
National Facilities Management & Technology Chief Legal Officer 1963 University Lane Lisle, IL 60532	Contract for Exhibit Space	9/20/2000	3/29/2001	Expired	\$0.00
National Starch & Chemical Co. Len Berlik 10 Finnerde Avenue; P.O. Box 6500 Bridgewater, NJ 08807-3300	Confidentiality agreement between Armstrong World Industries, Inc. and National Starch & Chemical Company	3/10/1997	3/10/2002	Expired	\$0.00
National Wire Fabric Chief Legal Officer 701 East Arkansas Avenue Star City, AR 71167	Purchase Agreement	10/30/2000	3/8/2002	Expired	\$10,171.40
National Wire Fabric Chief Legal Officer PO Box 159, 701 East Arkansas Street Star City, AR 71667	Blanket Purchase Order issued to National Wire Fabric	4/17/1996	4/16/1999	Expired	\$0.00
Nations Rent Chief Legal Officer 6802 Pensacola Blvd. Pensacola, FL 32505	Purchase order information for rental of 40' knuckle boom by Armstrong from Nations Rent.	7/10/2000	12/30/2000	Expired	\$1,351.81
Ned Bard & Son Company Robert M. Bard P.O. Box 6, 132 South Maple Leola, PA 17540	Contract for Carriage and amendments	11/20/1994	10/8/2001	Expired	\$958.03
New Energy Scott Slobedecki 29 South LaSalle Street Chicago, IL 60603	Kankakee Electricity Supply	2/3/2000	1/4/2001	Expired	\$120,277.86
New Jersey Department of Environmental Protection Chief Legal Officer CN 116 Hughes Justice Center Trenton, NJ 17603	Consent decree in the matter of State of New Jersey versus Almo Anti-Pollution Services Corp. civil number 89-4380 relating to claims in connection with the Helen Kramer Landfill Superfund site naming and including Armstrong World Industries, Inc. as a me	5/12/1997		Not an Executory Contract	\$0.00
New Options Chief Legal Officer 3919 Old Lee Highway Fairfax, VA 22030	Invoice for Executive Outplacement Services			Not an Executory Contract	\$0.00
New York State Dept. of Environmental Conservation Chief Legal Officer Onondaga Lake Unit, 50 Wolf Road, Room 410A Albany, NY 12233-5550	Administrative order on consent whereas the New York State Department of Environmental Conservation is seeking to recover costs in connection with the release of hazardous substances in the matter of the Quanta resources site in Syracuse, New York with n	4/10/1997		Not an Executory Contract	\$0.00
New York Stock Exchange Chief Legal Officer P. O. Box 4530 New York, NY 10163	NY Stock Exchange Invoice			Not an Executory Contract	\$0.00
Norfolk Southern Corporation Chief Legal Officer 110 Franklin Road, S.E. Roanoke, VA 24042	Transportation Contract between Norfolk Southern Corporation and Armstrong World Industries.	3/1/1997	2/28/2003	Expired	\$53.04
Nortel Networks Corporation Chief Legal Officer 5 Federal Street Billerica, MA 01821	Firewall Software Maintenance and Service Agreement	12/19/1997		Terminated	\$31,810.71

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
North Coast Electric Chief Legal Officer 750 Industrial Way Longview, WA 98632	Purchase Order for Maintenance Parts/Consignment Inventory			Not an Executory Contract	\$4,794.46
North Dakota State University Chief Legal Officer 1301 12th Avenue North Fargo, ND 58102	Confidentiality Agreement			Not an Executory Contract	\$0.00
Northeastern Building Maintenance Systems, Inc. Denise Vancena 4403 Locust Lane Harrisburg, PA 17109-4396	Window Cleaning Service Agreement	11/27/2000	12/31/2001	Expired	\$7,170.05
Northwest Industrial Gas Users Paula Pyron 4113 Wolf Berry Court Lake Oswego, OR 97035-1827	Industrial Intervention Group Membership Agreement	1/1/2000	12/31/2000	Not an Executory Contract	\$10,227.16
Novadigm Inc. Susanne Dine One International Blvd., Suite 200 Mahwah, NJ 07495	Consulting Services Agreement	8/30/1999	8/30/2001	Expired	\$0.00
Novell, Inc. John R. Frias 1800 South Novell Place Provo, UT	Audit findings sheet for contracted licenses and maintenance agreements between Armstrong World Industries and NetWare, GroupWise and ManageWise.	3/7/2000		Not an Executory Contract	\$0.00
Novell, Inc. Manager, Major Markets M/S Q313, 1555 N. Technology Way Orem, UT 84097-2399	Master License Agreement (convert version 4 to version 5) between Armstrong World Industries, Inc. and Novell, Inc.	8/27/1999	4/30/2001	Expired	\$0.00
Nuon, Sok and Vann, Thuch Sok Nuon and Thuch Vann 206 Stevens Avenue Lancaster, PA 17603	Residential Lease Agreement between Sok Nuon and Thuch Vann (tenants) and City Limits Realty (landlord) [AWI is not a party]			No contract	\$0.00
Nutro Machinery Corporation Frances T. Popiel 11515 Alameda Drive Strongsville, OH 44136-3099	Confidentiality Agreement	11/4/1997	11/4/2002	Expired	\$0.00
Occidental Chemical Corporation Paul Firetto 1300 Morris Drive Wayne, PA 19087	Oxy Chem Contract for Materials		12/31/2000	Expired	\$1,174,101.65
Oklahoma Electrical Supply Co. Chief Legal Officer 4901 North Sewell Oklahoma, OK	Bid on installation of new floor mfg. equipment	10/9/1998		Not an Executory Contract	\$0.00
Oklahoma Natural Gas, Inc. Robert Allwein 100 West 5th Street Tulsa, OK 74103	Confidentiality Agreement	11/12/1997	11/12/2002	Expired	\$0.00
Olbrich Machinery Corp. Chief Legal Officer 22 East Dr. Watchung, NJ	Purchase Order for Services	1/29/1999		Expired	\$0.00
Olivie, Marc R. E. Folling Smith 236 N. Concord Street Lancaster, PA	Employment agreement by and among Armstrong World Industries, Inc., its parent company Armstrong Holdings, Inc. and Marc R. Olivie.	10/1/2000	6/18/2001	Terminated	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
OneBuild.com Syed Abbas 335 East Middlefield Road Mountain View, CA 94043	Warrant between Armstrong.com Holding Company and ONEBUILD.COM INCORPORATED for the purchase of shares of preferred stock by Armstrong from ONEBUILD.	8/18/2000	1/18/2002	Expired	\$0.00
Oneok Chris Skoog 100 West Fifth Street Tulsa, OK 74103	Natural Gas to Stillwater	12/1/1997	4/30/2001	Expired	\$137,614.52
Onsite Chief Legal Officer 219 Granite Run Dr. Lancaster, PA 17601	Service Contract		4/1/2001	Expired	\$12,943.10
OOCL Limited Mike Halstead 22 Stratford Drive Manalapan, NJ 07726	Service Contract	5/1/2000	4/30/2001	Expired	\$1,200.00
Operating Industries, Inc. Small Volume PRP Group Brad m. Marten 1191 2nd Avenue, Suite 2200 Seattle, WA 98101	Operating Industries, Inc. Small Volume PRP Group Second Amended Participation Agreement Re: Superfund Site located in Monterey Park, CA.	12/1/1997		Not an Executory Contract	\$0.00
Operating Industries, Inc. Steering Committee David A. Giannotti 2121 Avenue of the Stars, 18th Floor Los Angeles, CA 90067	Operating Industries, Inc. Site Steering Committee Agreement with regard to CERCLA and waste disposal site in Monterey Park, CA	12/31/1986		Not an Executory Contract	\$0.00
Operating Industries, Inc. Steering Committee Chief Legal Officer 901 Corporate Center Drive, Suite 204 Monterey Park, CA 91754	Operating Industries, Inc. Site Steering Committee Agreement with regard to CERCLA and waste disposal site in Monterey Park, CA	12/31/1986		Not an Executory Contract	\$0.00
Oracle Coporation Greg Miller 150 North Queen Street Lancaster, PA 17603	Technical Support Agreement	3/29/1999	3/29/2002	Expired	\$0.00
Orcon Corporation Chief Legal Officer 1570 Atlantic Street Union City, CA 94587	Service and Supply Agreement			Terminated	\$0.00
Oscar J. Boldt Construction Co. Chief Legal Officer 401 E. Memorial Road Oklahoma City, OK	Nondisclosure Agreement	4/13/1998	4/13/2003	Expired	\$0.00
Oscar J. Boldt Construction Co. Chief Legal Officer 401 E. Memorial Road Oklahoma City, OK	Purchase Order #4500385781 for Services and Equipment			Expired	\$59,505.37
Otis Elevator Company Ron Lowell 803 S.E. 83RD STREED Oklahoma City, OK 73149	Service agreement between Otis Elevator Company and Armstrong World Industries, Inc. for elevator operation and service.	4/1/1988	3/31/2003	Expired	\$1,518.01
Overnite Transportation Company W.E. Jervis P.O. Box 1216 Richmond, VA	Contract for carriage between Overnite Transportation Company and Armstrong World Industries, Inc.	5/1/1995	12/21/2001	Expired	\$1,327.35
Owens-Corning Kathleen L. Diller Fiberglas Tower Toledo, OH 43659	Confidentiality Agreement between Owens Corning and Armstrong	6/5/1995	12/31/2001	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Owens-Corning Chief Legal Officer Fiberglas Tower Toledo, OH 43659	Confidentiality Agreement	12/20/1995	12/20/2000	Expired	\$0.00
Owens-Corning Chief Legal Officer One Owens Corning Parkway Toledo, OH	Confidentiality Agreement with Owens Corning for ongoing joint development.	11/13/1996	11/13/2001	Expired	\$0.00
Owens-Corning David T. Brown One Owens Corning Parkway Toledo, OH 43659	Joint Development and Co-Branding Agreement	6/2/2000	6/2/2001	Expired	\$0.00
PA Consulting Group Steven L. McGrath 279 Princeton Road Highstown, NJ 08520	PA Technology Project Footprint Implementation Program	2/13/1990		Not an Executory Contract	\$0.00
PA Dept. of Environmental Protection Mr. Martin Siegel Office of Chief Counsel, 3rd Floor, 9009 Elmerton Ave. Harrisburg, PA 19103	Agreement Between Tier I and Tier II Parties on the Funding of Phase I Costs	1/1/1994		Not an Executory Contract	\$0.00
Palex Inc. Keith Reinstette P.O. Box 9001 (33831), 240 E. Main Street (33830) Bartow, FL 33831	Supply agreement between Armstrong World Industries, Inc. and Palex, Inc. for pallets.	10/1/1998	9/30/2001	Expired	\$0.00
Palmer Metal Products, Inc. Chief Legal Officer 2930 North Campbell Ave Chicago, IL 60618	Confidentiality Agreement	2/15/1999	2/15/2001	Expired	\$0.00
Panelgraphic Corporation Chief Legal Officer 10 Henderson Drive West Caldwell, NJ 07006	Confidentiality Agreement	2/10/1995	2/10/2000	Expired	\$0.00
Paper, Allied-Industrial, Chemical & Energy Wkrs Intl Union Robert Tate, Local 30113 6899 Smithtown Road Eight Mile, AL 36613	Agreement with Local 30113 of the Paper, Allied-Industrial, Chemical & Energy Workers International Union	9/1/1999	9/1/2002	Expired	\$0.00
Paramount Supply Chief Legal Officer 816 SE Ash St. Portland, OR 97214	Purchase Order for maintenance parts/consignment inventory			Not an Executory Contract	\$2,375.52
Parker Advertising Services Laura Parker P.O. Box 5600 Lancaster, PA 17606	Advertising Services			Not an Executory Contract	\$4,886.20
Parsons Infrastructure & Technology Group, Inc Chief Legal Officer 1 Meridian Blvd Wyomissing, PA 19610	Purchase Order No. 4500318070 for Consulting Services	5/23/2000	12/31/2000	Expired	\$25,339.70
Peak Technologies Chief Legal Officer 9200 Berger Road Columbia, MD 21046	Service contract between Peak Technologies and Armstrong World Industries, Inc.	9/28/2000	9/27/2001	Expired	\$0.00
Peerless Lighting Doug Herst 2246 5th Street Berkeley, CA 94710	Confidentiality Agreement between Peerless Lighting and Armstrong	3/16/2000	3/16/2003	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Penn Color, Inc. Robert C. Viece 30 Paul Kohner Place Elmwood Park, NJ 07407	Confidentiality Agreement	3/23/1992	3/23/2002	Expired	\$0.00
Penn Technical Service Frank Renda 209 Mountainstone Drive Elizabethtown, PA 17022	Purchase Order No. 4500347975 for in-house engineering design services	7/28/2000	12/29/2000	Expired	\$8,167.27
Peoples Energy Glenn Grim 205 N. Michigan Ave. Chicago, IL 60601	Natural Gas Supply to Kankakee	3/1/2000	2/28/2001	Expired	\$124,439.45
Peregrine Connectivity, Inc. Steve Buswell 1277 Lenox Park Blvd Atlanta, GA	Peregrine TrustedLink Software Schedule	9/28/2000	9/28/2002	Expired	\$0.00
Peregrine Systems Chief Legal Officer 12670 High Bluff Drive San Diego, CA 92130	Software license agreement between Peregrine Systems, Inc. and Armstrong World Industries.	9/5/1996	8/1/2001	Expired	\$0.00
Peter Cundill & Associates, Inc. Alan G. Johnson 101 South Hanley Road, Suite 1600 St. Louis, MO 63105	Investment manager agreement between Armstrong World Industries, Inc. and Peter Cundill & Associates, Inc. encompassing a trust agreement with Wachovia Bank and Trust Company N.A. establishing the Armstrong Cork Company Retirement Master Trust to serve as	3/19/1998		Not an Executory Contract	\$0.00
Phildelphia Control Systems, Inc. Chief Legal Officer 254 Chapman Road University Office Plaza Newark, DE 19702	Purchase Order No. 4500345601 for Consulting Services	7/24/2000	2/28/2003	Expired	\$0.00
Phillips Group, The J. Michael Moser 1630 Manheim Pike Lancaster, PA 17601	Purchase Order for Service and Supplies for Copier at Beech Creek Plant	5/4/2000	4/30/2004	Not an Executory Contract	\$0.00
Piedmont Waters Chief Legal Officer 966 2nd St Stone Mountain, GA 30083	Armstrong value contract with Piedmont Waters for purchase of bottled water and coolers.	2/13/1999	12/31/2000	Expired	\$0.00
Pitney Bowes Chief Legal Officer 878 Hillcrest Rd Mobile, AL 36609	Lease Agreement Between Armstrong and Pitney Bowes for meter and Mail Machine	3/1/1999	7/31/2001	Expired	\$0.00
Pitney Bowes Suzanne Richey 27 Waterview Dr Shelton, CT	Armstrong purchase order issued to Pitney Bowes for 51 month lease of mail system.	2/13/1999	1/13/2003	Expired	\$0.00
Polytex Color & Chemical Corp. Chief Legal Officer 820 East 140Th Street Bronx, NY 10454	Confidentiality Agreement	3/9/1995	3/9/2000	Expired	\$0.00
Porta Phone Chief Legal Officer 3327 Northside Drive Macon, GA 31210	Service agreement for staff paging system.	2/16/1999	12/31/2001	Expired	\$0.00
PPG Industries, Inc. Donald W. Bogus One PPG Place - 37 N. Pittsburg, PA 15272	Confidentiality Agreement	4/15/1998	4/15/2003	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
PPG Industries, Inc. Chief Legal Officer 125 Colfax Street Springdale, PA 15144	Confidentiality Agreement	2/27/1995	2/27/2000	Expired	\$0.00
Precision Automation Chief Legal Officer 1841 Old Cuthbert Road Haddonfield, NJ 08033	Purchase Orders for Equipment and Services	5/30/2000	12/4/2000	Expired	\$77,497.15
Precision Automation Chief Legal Officer PO Box 18 Haddonville, NJ 08033	Purchase Order No. 4500379743 for transition conveyer.	10/4/2000	11/27/2000	Expired	\$0.00
Print-O-Stat Chief Legal Officer 1011 West Market Street York, PA	OCE 9400 Plotter Maintenance Contract		12/31/2001	Expired	\$365.00
Print-O-Stat Chief Legal Officer 1011 West Market Street York, PA	OCE 9456 Plotter Maintenance Contract		12/31/2001	Expired	\$0.00
Print-O-Stat Chief Legal Officer 1011 West Market Street York, PA	HP750C Color Plotter Maintenance Contract		12/31/2001	Expired	\$0.00
Print-O-Stat Chief Legal Officer 1011 West Market Street York, PA	Xerox 2520 Copier Maintenance Contract		12/31/2001	Expired	\$0.00
Printronix Chief Legal Officer 14600 Myford Road, P O Box 19559 Irvine, CA 92606	Service Agreement	8/7/2000	9/30/2001	Expired	\$0.00
Prior Energy Fred Roe 605 Bel Air Blvd. Mobile, AL 36606	Natural Gas Supply to Pensacola, Mobile, and Jackson, MS	7/1/2000	6/30/2001	Expired	\$983,380.21
Pro-Com Chief Legal Officer 5001 Baum Blvd Suite 530 Pittsburgh, PA	Purchase Order for Services			Expired	\$0.00
Probusines Services, Inc. Mitch Everton 4125 Hopyard Road Pleasanton, CA 94588	Payroll Services Agreement	3/25/1998	4/1/2001	Expired	\$0.00
Professional Boiler Chief Legal Officer 520 Skyview Dr Augusta, GA	Rental Agreement between Armstrong and Professional Boiler Services for 1,300 HP Firetube Boiler.	7/5/2000	7/5/2001	Expired	\$916.67
Professional Sports Marketing Chief Legal Officer 2300 W White Avenue McKinney, TX 75070	Agreement for 2001 Super Bowl marketing program	7/27/2000	1/29/2001	Expired	\$0.00
Proxicom, Inc. Larry A. Clark 11600 Sunrise Valley Drive Reston, VA 20191	Professional services agreement between Armstrong World Industries, Inc. and Proxicom, Inc.	11/29/1999	12/31/2000	Expired	\$0.00

Previously Scheduled Contracts

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Proxicom, Inc. Larry A. Clark 11600 Sunrise Valley Drive Reston, VA 20191	Mutual Non-Disclosure Agreement	11/19/1999	11/10/2001	Expired	\$0.00
PSR Consulting Paul S. Roscoe 1043 Harriet Avenue Lancaster, PA	Technical Consultantsip Agreement	10/23/2000	12/31/2001	Expired	\$0.00
Putnam Advisory Company, Inc., The Valora S. Gurganious One Post Office Square Boston, MA 02109	Investment manager agreement between Armstrong World Industries, Inc. and The Putnam Advisory Company, Inc. encompassing a trust agreement with Wachovia Bank and Trust Company N.A. and Armstrong Cork Company serving as the funding medium for the pension pl	7/29/1992		Not an Executory Contract	\$0.00
Q-Mation Chief Legal Officer 935 East Horsham Rd Horsham, PA 19044	Software Maintenance Agreement		12/31/2000	Expired	\$0.00
QMI Information Chief Legal Officer 90 Burnamthorpe Rd Mississauga	Purchase Order for ISO Certification Services			Expired	\$0.00
Quaker Plastic Corporation Chief Legal Officer PO Box 557 Mountville, PA 17554	Confidentiality Agreement		7/22/2001	Expired	\$0.00
Quality Water Service Chief Legal Officer P O Box 2075 Stillwater, OK 74076	Service Agreement; PO #4500322662	6/4/2000	12/31/2002	Expired	\$1,295.56
Rabenold Associates Chief Legal Officer 6700 Wyman Lane Cincinnati, OH 45243	Armstrong value contract with Rabenold Associated for Consultant-Organizational Development-P-25.	1/11/2000	1/1/2002	Expired	\$37,515.01
Ram Motor & Co Chief Legal Officer P.O. Box 748 Leesport, PA 19533	Purchase Orders for Repairs and Services	10/10/2000	12/4/2000	Expired	\$9,176.81
Rand McNally - TDM, Inc. Frank Fitzgerald PO Box 98904 Chicago, IL 60693	Software License Agreement	6/26/1996	6/25/2001	Expired	\$0.00
RCE of Macon Chief Legal Officer 840 Hillcrest Industrial Blvd Macon, GA 31204	Armstrong value contract.purchase order,RCE of Macon for service and record keeping required by FCC for all 2-way radios and related equipment.	1/1/1998	1/1/1999	Expired	\$0.00
RCG Chief Legal Officer PO Box 4516 New York, NY 10261	Purchase Order for Application Development Service			Not an Executory Contract	\$0.00
Reed Inc., C. H. Chief Legal Officer 301 Poplar St. Hanover, PA 17331	Confidentiality Agreement	4/21/1995	4/21/2000	Expired	\$0.00
Regents of the University of California, The Marion B. Lentz 336 Sproul Hall #5940 Berkeley, CA 94720	Participation Agreement between The Regents of the University of California and Armstrong World Industries, Inc.	5/1/1999	4/30/2002	Expired	\$0.00

Previously Scheduled Contracts

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Reichhold Chemical Chief Legal Officer P.O. Box 1433 Pensacola, FL 32596-1433	Letter regarding price increase of water supplied by Reichhold to Armstrong	1/28/1997		Not an Executory Contract	\$19,525.81
Reichhold Chemical Richard F. Bingham PO Box 13582 RTP, NC 27709	Confidentiality Agreement between Armstrong and Reichhold Chemicals, Inc.	10/14/1993	10/14/2001	Expired	\$0.00
Reichhold Chemical Chief Legal Officer P.O. Box 13582 Research Triangle Park, NC 27709	Settlement agreement between Reichhold Chemicals, Inc. and Armstrong World Industries, Inc. regarding an action styled as Reichhold Chemicals, Inc. versus Textron Inc.	3/28/1994		Not an Executory Contract	\$0.00
Reigel Staffing Sharon E. Gelnett 2148 Embassy Drive Lancaster, PA 17603-2385	Contract between Reigel Staffing, Inc. and Armstrong World Industries, Inc. to provide technical services and skills in areas of programming, training and consulting.	8/1/2000	8/21/2001	Expired	\$22,816.00
Repro Products Chief Legal Officer 4479 Atlanta Rd SE Smyrna, GA 30080	Xerox service agreement.	3/21/2000	3/20/2001	Expired	\$0.00
Rettew Associates, Inc. Chief Legal Officer 3020 Columbia Avenue Lancaster, PA 17603	Traffic Study Agreement		1/1/2001	Terminated	\$0.00
Richart Associates D. S. Douglas S. Richart Reading, PA	Confidentiality Agreement between D.S. Richart Associates and Armstrong	1/28/1997	1/28/2002	Expired	\$0.00
Ricks Cleaning Chief Legal Officer 125 S Allegheny Str. Lock Haven, PA	Maintenance Service Contract		1/31/2001	Expired	\$912.00
Riddick, Frank A., III Frank A. Riddick, III 3224 Centenary Drive Dallas, TX 75225	Agreement between Armstrong World Industries and Triangle Pacific Corp. concerning payment of compensation and benefits to Frank A. Riddick, III	11/14/2000	11/12/2001	Terminated	\$0.00
Riddick, Frank A., III Frank A. Riddick, III 3224 Centenary Drive Dallas, TX 75225	Employment Agreement, as modified by amendment dated 11/14/00	8/7/2000	11/12/2001	Terminated	\$0.00
Rk Process Equipment Company Robert Kachnycz PO Box 806 Ambler, PA 19002	Confidentiality Agreement between RK Process Equipment Company and Armstrong	11/26/1997	11/26/2002	Expired	\$0.00
Rodolfo Comerio Chief Legal Officer 21058 Solbiate Olona Solbiate Olona, Italy Italy	Nondisclosure Agreement	6/30/1997	6/30/2002	Expired	\$0.00
Roehl Transport, Inc. Doug Lilienthal 1916 East 29th Street, P.O. Box 750 Marshfield, WI 54449	Contract for carriage and amendments	10/15/1998	10/29/2001	Expired	\$67,370.89
Rohm And Haas Company Chief Legal Officer Independence Mall West Philadelphia, PA 19105	Confidentiality Agreement	3/11/1996	3/11/2001	Expired	\$0.00

Previously Scheduled Contracts

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Rojas, Frank Frank Rojas 11561 Johnson Lake Road Lakeside, CA 92040	Commission sales agreement between Armstrong World Industries, Inc. and agent Frank Rojas for sales services.	5/20/1992	5/20/1994	Expired	\$0.00
Ross, Charles & Son Co./Amk Peter Kupper GmbH & Co Chief Legal Officer PO Box 12308 Hauppauge, NY 11788-4193	Confidentiality Agreement	9/3/1996	9/3/2001	Expired	\$0.00
Royal Group Technologies Limited Chief Legal Officer 1 Royal Gate Blvd Woodbridge, Ontario, Ontario L4L 8Z7 Canada	Confidentiality Agreement with Royal Group Technologies LTD	5/1/1997	5/1/2002	Expired	\$0.00
Rudolf Express Company Richard Rudolf 1650 Armour Road Bourbonnais, IL 60914	Contract for carriage between Armstrong World Industries, Inc. and Rudolf Express Company.	7/1/1999	10/29/2001	Expired	\$1,058.39
Safeco Corporation Chief Legal Officer Millennium Corp. Park Building C Redmond, WA 98052	Indemnity Agreement (principal under insurance bonds)			Not an Executory Contract	\$0.00
Safeline Inc. Chief Legal Officer 6005 Benjamin Road Tampa, FL	Nondisclosure Agreement	6/8/1998	6/8/2003	Expired	\$0.00
Safety Kleen Chief Legal Officer 1140 Greenhill Road West Chester, PA 19380	Purchase Order #4500389415 for tile maintenance services at Lancaster Floor Plant	10/26/2000	11/17/2000	Expired	\$0.00
Safety Kleen Chief Legal Officer 1 Brinckman Way Elgin, IL 60121	Support Agreement; Contract #4600003289			Expired	\$0.00
Safety Kleen Paul Holmgren P.O. Box 11393 Columbia, SC 29211-1393	Guaranteed Pricing/Exclusive Service Agreement between Safety-Kleen and Armstrong World Industries, Inc.	2/10/1999	2/10/2001	Expired	\$0.00
Safety Kleen Chief Legal Officer 6580 Hawkinsville Rd Macon, GA 31216	Value Contract #4600001339 for lease and service of cleaning stations at Macon Plant	2/16/1999	12/31/2002	Expired	\$0.00
SAIC Thomas M. Taylor 1710 Goodridge Drive McLean, VA 22120	Patent Sales Agreement	9/30/1996		Not an Executory Contract	\$0.00
Saint-Gobain Containers (successor to American Natl Can Co.) Chief Legal Officer 1509 S. Macedonia Avenue Muncie, IN 47302	Settlement Agreement by and among American National Can Company, Kerr Glass Manufacturing Corporation, Armstrong World Industries, Inc. regarding contamination and clean-up at the Milville, NJ Plant	3/12/1991		Not an Executory Contract	\$0.00
Sargent, Odel Chief Legal Officer 3585 Klockner Road Gordonsville, VA	Technical Consultantship Agreement	7/1/2000	12/31/2000	Expired	\$0.00
Sartomer Company, Inc. Chief Legal Officer Oaklands Corporate Ctr. Exton, PA 19341	Confidentiality Agreement	10/14/1996	10/14/2001	Expired	\$0.00

Previously Scheduled Contracts

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Scale Systems Chief Legal Officer 585 Lower Poplar St Macon, GA 31213	Armstrong value contract and Preventative Maintenance Service Agreement	2/2/1999	12/31/2001	Expired	\$0.00
SCANA Robert G. Edwards 110 Gateway Corporate Blvd. Columbia, SC	Natural Gas for Macon	11/1/2000	10/31/2001	Expired	\$2,118,016.36
Schaedler-Yesco Chief Legal Officer 1030 S 13th Street Harrisburg, PA 17104	Automation Support Contract	8/30/2000	9/30/2001	Expired	\$220,934.92
Schaedler-Yesco Chief Legal Officer 1030 South 13th Street Harrisburg, PA 17104	2000 RSLogix Maintenance Agreement	1/1/2000	12/31/2000	Expired	\$0.00
Schaedler-Yesco Chief Legal Officer 1295 Manheim Pike Lancaster, PA 17602	Purchase Order #4500378598 for Services	10/2/2000	11/1/2000	Expired	\$0.00
Schaefer Paint Company Chief Legal Officer P. O. Box 893 Lancaster, PA 17608	Confidentiality Agreement		3/12/2001	Expired	\$0.00
Scientific Software Tools, Inc. Elise Furman 1023 East Baltimore Pike, Suite 100 Media, PA 19063	Confidentiality Agreement	4/4/2000	4/4/2002	Expired	\$0.00
Scitex Corporation Chief Legal Officer P.O.B.330 Herzlia B, 46103 Israel	Confidentiality Agreement	2/5/1996	2/5/2001	Expired	\$0.00
SCP (Lone Pine) Joint Defense Group Robert A. Matthews McKenna & Cunes, 1575 Eye Street, N.W. Washington, DC 20005	SCP/Direct User Settlement Agreement in connection with waste disposal site doing business as the Lone Pine Corporation in Monmouth County,NJ	2/23/1993		Not an Executory Contract	\$0.00
SCP (Lone Pine) Joint Defense Group Joanne Walker c/o Manta & Welge 1 Commerce Square, 2005 Market Street, Floor 37 Philadelphia, PA 19103	SCP/Direct User Assignment Agreement regarding waste disposal site Lone Pine Corporation in Monmouth County,NJ	2/23/1993		Not an Executory Contract	\$0.00
SCP Carlstadt PRP Group William L. Warren 105 College Road East, Suite 300 Princeton, NJ 08542	SCP/Carlstadt Site PRP Group Agreement, members of group devote their resources to respond to any claims asserted in connection with the SCP site. (Scientific Chemical Processing (SCP)	7/15/1988		Not an Executory Contract	\$0.00
SCP Carlstadt PRP Group William L. Warren 105 College Road East, Suite 300, P. O. Box 627 Princeton, NJ 08542	Settlement Agreement between the 216 Paterson Plank Road Cooperating PRP Group and Transtech Industries, Inc. allowing increase in available dollars they can seek from Lloyds/London Market	12/11/1998		Not an Executory Contract	\$0.00
Sea-Pac Sales Company, Inc. Pat Butler 6307 South 228th Street Kent, WA 98032	Inventory purchase contract between Sea-Pac Sales Company, US Bank and Armstrong World Industries, Inc.	11/28/2000	12/31/2001	Expired	\$0.00
Seaman Corporation Kenneth Chaloupek 100 Venture Blvd Wooster, OH 44691	Confidentiality Agreement	3/5/1996	3/5/2003	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Security Defense Systems Chief Legal Officer 139 Chestnut Street Nutley, NJ	Agreement re Vision System Testing Material for Foreign Products	6/9/1998	6/8/2003	Expired	\$0.00
Selit Products, Ltd. Chief Legal Officer 464 Monterey Avenue Los Gatos, CA 95030	Confidentiality Agreement		6/19/2000	Expired	\$0.00
ServiceMaster Corp. Chief Legal Officer One Service Master Way Downers Grove, IL 60515-1700	Service Contract	12/1/2000	12/31/2000	Expired	\$406.29
Sharp Electronics/MWB Copy Products Chief Legal Officer 6323 Alondra Blvd Paramount, CA 90723	Equipment Lease		1/31/1999	Expired	\$0.00
Shaw Industries, Inc. Chief Legal Officer 616 E. Walnut Ave. Dalton, GA 30722-2128	Asset Purchase Agreement	12/1/1989		Not an Executory Contract	\$0.00
Sheet Metal Enterprises, Inc. Chief Legal Officer 318 East Harned Stillwater, OK 74076	Purchase Order for Services; P.O.# 4500298096	4/11/2000	4/28/2000	Expired	\$0.00
Sheet Metal Enterprises, Inc. Chief Legal Officer 318 East Harned Stillwater, OK 74076	Purchase Order for Services; P.O. #4500029163	5/1/2000	5/15/2000	Expired	\$0.00
Sheet Metal Enterprises, Inc. Chief Legal Officer 318 East Harned Stillwater, OK 74076	Purchase Order for Services; P.O. #4500314294	5/16/2000	6/15/2000	Expired	\$97,085.00
Shell Development Company Chief Legal Officer PO Box 1380 Houston, TX 77251-1380	Confidentiality Agreement		7/15/2001	Expired	\$0.00
Shenkman Capital Management, Inc. Frank X. Whitley 461 Fifth Avenue, 22nd Floor New York, NY 10017	Investment manager agreement between Armstrong World Industries, Inc. and Shenkman Capital Management, Inc. encompassing a trust agreement with Wachovia Bank and Trust Company N.A. establishing the Armstrong Cork Company Retirement Master Trust to serve as	4/20/1999		Not an Executory Contract	\$0.00
Sherman Bros. Heavy Trucking, Inc. Douglas O. Tull P. O. Box 706 Harrisburg, OR	Contract for Carriage and amendments	8/17/1992	10/8/2001	Expired	\$0.00
Sherwin-Williams Company, The Louis E. Stellato 10 Midland Building, 101 Prospect Avenue, N.W. Cleveland, OH 44115	Confidentiality Agreement between The Sherwin-Williams Co. and Armstrong	3/2/1992	5/19/2003	Expired	\$0.00
Sigman Const. Chief Legal Officer Ave G Columbia, PA	Purchase Order for Services			Not an Executory Contract	\$1,258.00
Silicon Graphics Chief Legal Officer 8 Neshaminy Interplex Trevese, PA 19053	Purchase Order #4500225738 for Services		12/31/2001	Expired	\$0.00

Previously Scheduled Contracts

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Silver & Baryte North America, Inc. Bill Michalopoulos 200 Dickinson Drive, Suite 201 Chadds Ford, PA 19317	Perlite supply agreement between Armstrong World Industries, Inc. and Silver & Baryte North America, Inc.	6/1/2000	6/30/2001	Terminated	\$0.00
Simplex Time Recorder Co. Chief Legal Officer 3158 S. 108th B. Ave, Suite 280 Tulsa, OK 74146	Service Agreement between Simplex Time Recorder and Armstrong for testing and inspection services.	5/17/2000	5/17/2001	Expired	\$5,259.16
Simpson Supply, Inc. Chief Legal Officer 4403 North 20th Street Omaha, NE 68110	Distributor Agreement	1/1/1998		Terminated	\$0.00
Sitton Motor Lines, Inc. Anthony Colombo P.O. Box 2587 Joplin, MO	Contract for carriage between Armstrong World Industries, Inc. and Sitton Motor Lines, Inc.	6/1/1999	10/29/2001	Expired	\$0.00
Smurfit-Stone Container Corporation R. Brian Clingerman Suite 203, Mill Pond Offices, Route #100 Somers, NY 10589	Procurement Agreement	11/15/1995	12/31/2000	Expired	\$52,099.19
SolidWorks/CimLogic Chief Legal Officer 300 Baker Avenue Concord, MA	Software Maintenance Agreement			Expired	\$0.00
Solutia Inc. O. J. Mullis 10300 Olive Blvd St. Louis, MO 63166	Confidentiality Agreement	3/25/1998	3/25/2003	Expired	\$0.00
Soning Josef Zikovsky Praha Centrum, Podlesinska5, 160 00 Praha 6 Czech Republic	Confidentiality Agreement between Soning and Armstrong	4/24/1998	4/24/2003	Expired	\$0.00
Sound Lab Ltd. Christopher Lock 25 Portage Road New Lynn, Auckland New Zealand	Confidentiality Agreement between Sound Lab Ltd. and Armstrong	6/19/2000	6/19/2003	Expired	\$0.00
Southern California Gas Shea Dibble P.O. Box C Monterey Park, CA 91756	Natural Gas Distribution Services to South Gate	8/1/2000	8/1/2001	Expired	\$5,914.95
Southland Waste Systems Chief Legal Officer 2201 Trade Drive Macon, GA 31217	National Solid Waste Agreement	5/1/1999	4/30/2002	Expired	\$66,119.97
Southwest Recreational Industries, Inc. Chief Legal Officer 701 Leander Drive Leander, TX 78641	Sale of Assets Agreement			Not an Executory Contract	\$0.00
Southwestern Bell Telephone Co. Johnna Cathey 519 S. Husband Street Stillwater, OK 74074	Service agreement between Southwestern Bell Telephone Company (SWBT) and Armstrong World Industries.	10/31/2000	10/31/2002	Expired	\$810.98
Specialty PaperBoard, Inc. Chief Legal Officer Brudies Road, P. O. Box 498 Brattleboro, VT 05302	Indemnification Agreement	3/22/1995		Not an Executory Contract	\$0.00

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Specialty PaperBoard, Inc. Chief Legal Officer Brudies Road Bratteboro, VT 05302	Asset Purchase Agreement	3/22/1995		Not an Executory Contract	\$0.00
Specialty PaperBoard, Inc. Chief Legal Officer Brudies Road Bratteboro, VT 05302	Sales Agreement	3/22/1995		Not an Executory Contract	\$0.00
Specialty Products & Insulation Co. Chief Legal Officer 628 Henry Street Elizabeth, NJ 07201	Billing Advice	1/17/1991		Not an Executory Contract	\$0.00
Specialty Risk Services Annette Sanchez Goodwin Square 16th Floor, 225 Asylum Street Hartford, CT 06103	Claims Service & Funding Agreement	5/1/2000	4/30/2001	Expired	\$0.00
SRSNE Site PRP Group Chief Legal Office 60 State Street Boston, MA 02109	Site PRP group agreement among members named as potentially responsible parties with respect to the Solvents Recovery Service of New England, Inc. superfund site in Southington, Connecticut	6/9/1992		Not an Executory Contract	\$0.00
Stahl USA Raymond Wardle 13 Corwin Street, PO Box 3039 Peabody, MA 01961	Confidentiality Agreement between Stahl USA and Armstrong	3/2/1998	3/2/2003	Expired	\$0.00
State of California, Department of Justice Dennis A. Ragan P. O. Box 85266 San Diego, CA 92186-5266	Second Partial Consent Decree - United States, State of California, et al. v. Chevron Chemical Company, et al. (civil action for recovery under CERCLA involving Operating Industries, Inc. landfill site, Monterey Park)	9/17/1991		Not an Executory Contract	\$0.00
State of California, Department of Justice Dennis A. Ragan P. O. Box 85266 San Diego, CA 92186-5266	Third Partial Consent Decree regarding Operating Industries, Inc. Superfund Site	8/30/1991		Not an Executory Contract	\$0.00
State of California, Department of Justice Dennis A. Ragan P. O. Box 85266 San Diego, CA 92186-5266	Fourth Partial Consent Decree regarding Operating Industries, Inc. Superfund Site	12/29/1994		Not an Executory Contract	\$0.00
State of California, Department of Toxic Substances Control Chief Legal Officer 1011 Grandview Avenue Glendale, CA 91201	Second Partial Consent Decree - United States, State of California, et al. v. Chevron Chemical Company, et al. (civil action for recovery under CERCLA involving Operating Industries, Inc. landfill site, Monterey Park)	9/17/1991		Not an Executory Contract	\$0.00
State of California, Department of Toxic Substances Control Chief Legal Officer 1011 Grandview Avenue Glendale, CA 91201	Third Partial Consent Decree regarding Operating Industries, Inc. Superfund Site	8/30/1991		Not an Executory Contract	\$0.00
State of California, Department of Toxic Substances Control Chief Legal Officer 1011 Grandview Avenue Glendale, CA 91201	Fourth Partial Consent Decree regarding Operating Industries, Inc. Superfund Site	12/29/1994		Not an Executory Contract	\$0.00
State of New York Charles Tomaselli Dept. of Environmental, Dickerson & Reilly, 780 Third Avenue New York, NY 10017	Order On Consent, State of New York: Department of Environmental Conservation. Inactive hazardous waste disposal site, 11-A Picone Boulevard, Farmingdale, NY	10/13/1998		Not an Executory Contract	\$0.00
Steelcase, Inc. Jack Cottrell 901 44th Street, S.E. Grand Rapids, MI 49508	Confidentiality Agreement between Steelcase, Inc and Armstrong	10/6/1997	10/6/2002	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Stevens Transport, Inc. Dan Bell 9757 Military Parkway Dallas, TX 75227	Contract for Carriage	7/19/1999	3/31/2001	Expired	\$0.00
STL (Sewern Trent Services Inc) Chief Legal Officer P.O. Box 777 W5270 Philadelphia, PA 19175-5270	Effluent Water Testing Services (as needed; no written contract)			Not an Executory Contract	\$0.00
StorageTek Chief Legal Officer 2270 South 88th St. Louisville, CO 80028	Service Agreement		12/1/2001	Terminated	\$0.00
StorageTek John L. Blackus, Jr. 2405 Park Drive, Suite 102 Harrisburg, PA 17110	Licensed program schedule between Storage Technology Corporation and Armstrong World Industries, Inc.	4/20/1995	11/20/2001	Expired	\$0.00
Strandex Corporation Michael J. Barrett 4129 N. Claremont Street Chicago, IL 60618	Confidentiality Agreement	1/6/1998	1/6/2003	Expired	\$0.00
Straub Design Company Dennis Schuette 2238 Florida Avenue S outh Minneapolis, MN 55426	Confidentiality Agreement	3/2/1998	3/2/2003	Expired	\$0.00
Stroh Brewery Co. Chief Legal Officer 909 East Elizabeth Detriot, MI 48201	Settlement Agreement Between Third-Party Plaintiffs Atlas Minerals and Chemicals, Inc., Caloric Corporation, Now Known as Amana Refrigeration, Inc., East Penn Manufacturing Co., Inc., GAF Corp., Garden State Tanning, Inc., The Glidden Co., Exide Corp., General Elec	8/16/1994		Not an Executory Contract	\$0.00
Structural Dynamics Research Corporation John A. Mongelluzzo 2000 Eastman Drive Milford, OH 45150-2789	Confidentiality Agreement	3/2/1998	3/2/2003	Expired	\$0.00
Suburban Cable Chief Legal Officer P.O. Box 120 Lancaster, PA	Service Contract		3/31/2002	Expired	\$0.00
Suburban Roofing Chief Legal Officer 1012 Allendale Road Mechanicsburg, PA 17055	Purchase Order for reroofing servcies	6/9/2000	8/31/2000	Expired	\$90,396.00
Sun Chemical Corporation Executive V.P. 222 Bridge Plaza South Fort Lee, NJ 07024	Proprietary information disclosure agreement	4/2/1998	4/2/2003	Expired	\$0.00
Sun Microsystems Chief Legal Officer 901 San Antonio Rd Palo Alto, CA 94303	Netscape Directory License and Service Agreement			Expired	\$0.00
Sun Trust Bank Wesley P. Grand Clinton County Courthouse Lock Haven, PA 17745	Placement and remarketing agreement between Armstrong World Industries, Inc., the Clinton County Industrial Development Authority and Suntrust Equitable Securities Corporation for industrial development revenue bonds, 1985 series.	3/1/2000		Not an Executory Contract	\$0.00
Sunbrite Inc. Chief Legal Officer 9219 SE Sun Crest Dr. Portland, OR 97266	Purchase Order for Janitorial Service			Not an Executory Contract	\$6,595.80

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Sunbury Transport, Ltd. Richard L. Sendell 71 Alison Blvd., P.O. Box 905, Stn "A" Fredericton, N.B. E3B 54B Canada	Contract for Carriage and addendums	6/5/1999	10/29/2001	Expired	\$0.00
SunGard Treasury Systems Gregory M. Pond 23585 Calabasas Rd. Calabasas, CA	Software Licensing and Services Agreement and addendum between Multinational Computer Models, Inc d.b.a. Sungard Treasury Systems and Armstrong World Industries, Inc.	12/31/1999	12/31/2002	Expired	\$11,937.87
Sweet's Group (McGraw-Hill Construction Info Group) Chief Legal Officer Two Penn Plaza New York, NY 10121	CD/Sweet's.com Service Agreement	1/30/2000	12/31/2001	Expired	\$0.00
Sweet's Group (McGraw-Hill Construction Info Group) Chief Legal Officer Two Penn Plaza New York, NY 10121	Catalog Files Service Agreement	1/30/2000	12/31/2001	Expired	\$0.00
SWS (Southern Waste Services) Chief Legal Officer P.O. Box 9350 Panama City Beach, FL 32417-9350	Rental Agreement	1/22/1999	6/28/2000	Expired	\$6,750.00
System 7 Chief Legal Officer PO Box 344 Bellefontaine, OH 43311	Service Agreement for Hilliard Plant Project	4/3/2000	12/22/2000	Expired	\$3,998.80
System One Chief Legal Officer 390 St. Charles Way York, PA 17402	Purchase Order for Application Development			Not an Executory Contract	\$0.00
T. Rowe Price Trust Company Carolyn Kendall 100 East Pratt Street Boston, MA 21202	Investment manager agreement between Armstrong World Industries, Inc. and T. Rowe Price Trust Company encompassing a trust agreement with Wachovia Bank and Trust Company N.A. and Armstrong Cork Company serving as the funding medium for the pension plan.	9/1/1992		Not an Executory Contract	\$0.00
T.T.I., Inc. Dan Scholl P.O. Box 317, 2263 Highway B Eden, WI 53019	Contract for carriage between Armstrong World Industries, Inc. and T.T.I., Inc.	6/5/1999	10/29/2001	Expired	\$700.95
Tantus Electronics Corp. Chief Legal Officer #12-1520 Cliveden Avenue, New Westminster, British Columbia V3M 6J8 Canada	Nondisclosure Agreement - Vision System Testing Material	6/4/1998	6/3/2003	Expired	\$0.00
Taxware International Chief Legal Officer 27 Congress St. Salem, MA 1970	License Agreement	3/1/1996	3/5/2001	Expired	\$0.00
Taylor Electric Company Chief Legal Officer 1000 West Donges Bay Road Mequon, WI 53092	Residential Flooring Products Distribution Agreement.		2/1/2001	Terminated	\$0.00
Taylor Electric Company Chief Legal Officer 1000 West Donges Bay Road Mequon, WI 53092	Commercial Flooring Products Distribution Agreement		2/1/2001	Terminated	\$0.00
TC Wireless AllTel Chief Legal Officer Cervantes St. Pensacola, FL 32505	Equipment Lease	1/27/2000	1/27/2002	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Technofiber Co., Ltd. Chief Legal Officer Wakayanagi, Miyagi Japan	Confidentiality Agreement	6/19/1989	1/1/2000	Expired	\$0.00
Telenisus Michael Barrett 4129 N. Claremont Street Chicago, IL 60618	Confidentiality Agreement	12/18/1997	12/18/2002	Expired	\$0.00
Telenisus Chief Legal Officer 1701 Golf Rd. Tower 3 Rolling Meadows, IL 60008	License Agreement	12/18/1997	12/18/2002	Expired	\$35,607.31
Terminix Chief Legal Officer 2295 Barnes Ferry Rd Macon, GA 31206	Armstrong quantity contract (purchase order) and Terminix Commercial Pest Control Agreement for monthly service	10/6/1999	10/6/2000	Expired	\$28.40
Terry Dicks Trucking Company, Inc. N. Terry Dicks Route 3, Box 96 Lake City, FL 32055	Contract for carriage between Terry Dicks Trucking Co., Inc. and Armstrong World Industries, Inc.	3/5/1995	10/8/2001	Expired	\$0.00
Texas Research Institute Austin Inc Chief Legal Officer P. O. Box 2506 - SHSU Huntsville, TX 77341-2506	Confidentiality Agreement		7/30/2004	Not an Executory Contract	\$0.00
Thompson Tractor Chief Legal Officer 4380 Mead Rd Macon, GA	Armstrong purchase order to Thompson tractor Company for rental of Caterpillar equipment	5/6/1999	12/31/2002	Expired	\$2,744.99
Thornley Co./Lipo Technologies, Inc. H. Douglas Thornley 1500 E. Newport Pike Wilmington, DE 19804	Confidentiality Agreement	3/10/1996	11/10/2002	Expired	\$0.00
Thyssen Security Elevator Chief Legal Officer 56-B Grumbacher Road York, PA 17402	Examination and Lubrication Agreement	3/1/2000		Terminated	\$0.00
Thyssen Security Elevator Chief Legal Officer P.O. Box 62010 King of Prussia, PA	Purchase Order issued in connection with Maintenance Agreement			Not an Executory Contract	\$1,349.35
Tiger Anthony Scuilli 300 Old Pond Road Bridgeville, PA 15107	Verbal arrangement for December 2000 Natural Gas Supply Hilliard/Beaver Falls/Beech Creek	12/1/2000	1/1/2001	Expired	\$4,335.55
Timberline Construction Mark Nokes 2224 West 6th Street Stillwater, OK 74074	Lawn & Landscaping service	11/1/2000	10/31/2002	Expired	\$3,712.00
Tinius Olsen Chief Legal Officer P.O. Box 7780-1204 Philadelphia, PA 19182	Armstrong purchase order/value contract issued to Tinius Olsen Testing Mchn Co to Service/Calibrate Break Test Machines	2/20/1999	12/31/2002	Expired	\$0.00
Tivoli Systems Jan Frieze 9442 Capital of Texas Hwy North Austin, TX 78759	IBM Customer Agreement Addendum for Tivoli Products	6/30/1998	6/30/2003	Expired	\$0.00

Previously Scheduled Contracts

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Tivoli Systems Jan Friese 9442 Capital of TX Highway North Austin, TX 78759	Software license agreement for Tivoli products between Armstrong World Industries and Tivoli Systems.	7/2/1998	7/2/2003	Expired	\$0.00
TMP Worldwide, Inc. Chief Legal Officer 390 St. Charles Way York, PA 17402	Purchase Order No. 4500380505 for design services	10/5/2000	12/29/2000	Expired	\$35,013.20
TNMEC Company, Inc. Bruce Campbell 123 West 23rd Avenue North Kansas City, MO 64116	Confidentiality Agreement	4/16/1998	4/16/2003	Expired	\$0.00
Torres, Dan and Marilyn Dan Torres and Marilyn Torres 210 Stevens Avenue Lancaster, PA 17603	Residential Lease Agreement between Dan and Marilyn Torres (tenants) and City Limits Realty (landlord) [AWI is not a party]	3/24/1999		No contract	\$0.00
Total Systems Design, Inc. Chief Legal Officer 901 South Bolmar St Suite N West Chester, PA 19328	Purchase Order for Services; P.O. #4500379904	10/4/2000	10/24/2000	Expired	\$0.00
Total Transportation Inc. of Mississippi Rick M. Kale PO Box 2060 Jackson, MS 39225	Contract for Carriage between Armstrong World Industries, Inc. and Total Transportation Inc. of Mississippi.	6/18/1999	10/29/2001	Expired	\$4,214.49
Tower Technologies, LTD. Chief Legal Officer Building 16, Meiring Naude Road Pretoria 0184 South Africa	Confidentiality Agreement between Armstrong and Tower Technologies (Rty) Ltd.	9/9/1996	9/9/2001	Expired	\$0.00
Trane Company, The Mike Clark 6000 N.W. 2nd St., Suite 200 Oklahoma City, OK 73127	Chiller yearly maintenance agreement	1/25/2000	1/1/2003	Expired	\$0.00
Trans World Airlines, Inc. Nancy Barfield 100 Springdale Road A-3 Cherry Hill, NJ 08003	Corporate Incentive Agreement	8/1/2000	7/31/2001	Expired	\$0.00
Transport Robert Chief Legal Officer 20 Maria-Victoria Blvd. Boucherville, Quebec J4B1V5 Canada	Contract for Carriage and addendums	6/1/1998	10/29/2001	Expired	\$0.00
Travelers Casualty & Surety Co. Chief Legal Officer One Tower Square Hartford, CT 06183	Indemnity Agreement (principal under insurance bonds)			Not an Executory Contract	\$0.00
Trexel, Inc. Daniel Sczurko 45 Sixth Road Woburn, MA 01801	Nondisclosure and Confidentiality Agreement between Trexel, Inc. and Armstrong World Industries.	5/5/1998	5/5/2003	Expired	\$0.00
Trimat S.A. Jorge Ale Bocoarba Buenos Aires Argentina	DC Amendment Advice between Armstrong World Industries Inc. and HSBC Bank Argentina SA for documentary credit.	9/25/2000	12/27/2001	Not an Executory Contract	\$0.00
Trimat S.A. Jorge Ale Bartolome Mitre 530, Casilla De Correo 1396 Buenos Aires Argentina	Standby Letter of credit from Trimat confirmed by Citibank	9/28/2000	3/11/2002	Not an Executory Contract	\$0.00

Previously Scheduled Contracts

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Trimat S.A. Chief Legal Officer Av. San Juan 1261 Buenos Aires Argentina	Distributor Agreement between Armstrong and Trimat S.A. appointing Trimat non-exclusive distributor of products of Armstrong Building Products Division in Argentina.	3/5/1996	3/5/1998	Terminated	\$0.00
Tryggvi Magnusson Tryggvi Magnusson 401 N. 72nd Avenue Wausau, WI 54401	Confidentiality agreement between Armstrong World Industries, Inc. and Tryggvi Magnusson	3/23/1998	3/23/2003	Expired	\$0.00
TSE Engineering Chief Legal Officer 294 Almond Road LaGrange, GA	Armstrong value contract issued to TSE Engineering Services Co to chemically treat plant boilers/towers.	2/16/1999	12/31/2001	Expired	\$866.66
U.S. Army Corps. of Engineers Chief Legal Counsel, Missouri River Division 12565 West Center Road Omaha, NE 68144-3869	Consent Decree in Civil Action No. 91-5118 (E.D. Pa.), United States v. Atlas Minerals & Chemicals, Inc., et al. (Dorney Road Landfill Superfund Site in Upper Macungie Township, Lehigh County, PA)	4/8/1993		Not an Executory Contract	\$0.00
U.S. Department of Justice Chief Legal Officer, Environ. & Nat. Resour. Div. P. O. Box 7611, Ben Franklin Station Washington, DC 20044	Consent Decree, Lone Pine Landfill Site, Civil Action No. 89-4363	10/31/1990		Not an Executory Contract	\$0.00
U.S. Department of Justice Chief Legal Officer, Environ. Enforc. Section P. O. Box 7611, Ben Franklin Station Washington, DC 20044	Second Partial Consent Decree - United States, State of California, et al. v. Chevron Chemical Company, et al. (civil action for recovery under CERCLA involving Operating Industries, Inc. landfill site, Monterey Park)	9/17/1991		Not an Executory Contract	\$0.00
U.S. Department of Justice Chief Legal Officer, Environ. Enforc. Section P. O. Box 7611, Ben Franklin Station Washington, DC 20044	Third Partial Consent Decree, Operating Industries, Inc. Superfund Site	8/30/1991		Not an Executory Contract	\$0.00
U.S. Department of Justice Chief Legal Officer, Environ. Enforc. Section P. O. Box 7611, Ben Franklin Station Washington, DC 20044	Fourth Partial Consent Decree - United States, State of California, et al. v. City of Monterey Park, et al. (civil action under CERCLA, Operating Industries, Inc. landfill, Monterey Park, CA)	12/29/1994		Not an Executory Contract	\$0.00
U.S. Department of Justice Alex A. Behler, Environ. Enforc. Section P. O. Box 7611, Ben Franklin Station Washington, DC 20004	RD/RA Consent Decree entered 10/13/98 in U.S. v. Allied-Signal, Inc. et al., C.A. No. 95-61710 (D. Rhode Island), Picillo Farm Superfund Site, Coventry, Rhode Island	11/28/1995		Not an Executory Contract	\$0.00
U.S. Department of Justice Robert Lefevre, Environ. Enforc. Section P. O. Box 7611, Ben Franklin Station Washington, DC 20004	Administrative Order on Consent for Remedial Design, EPA Docket No. III-99-018-DC, Malvern TCE Superfund Site, Malvern, PA	12/15/1999		Not an Executory Contract	\$0.00
U.S. Department of Justice Myles E. Flint, Environ. Enforc. Section P. O. Box 7611, Ben Franklin Station Washington, DC 20044	Consent Decree - DOJ No. 90-11-3-819, Civil Action No. 91-5118 (E.D. Pa.), United States v. Atlas Minerals & Chemicals, Inc., et al. (Dorney Road Landfill Superfund Site in Upper Macungie Township, Lehigh County, PA)	4/8/1993		Not an Executory Contract	\$0.00
U.S. Environmental Protection Agency Andrew Duchovnay or Region III Counsel 1650 Arch Street Philadelphia, PA 19103	ISCC Steering Committee Settlement Agreement			Not an Executory Contract	\$0.00
U.S. Environmental Protection Agency Andrew Duchovnay or Region III Counsel 1650 Arch St. Philadelphia, PA 19103	Consent Decree, Civil Action No. 90-5201, Lancaster Battery Site	11/12/1996		Not an Executory Contract	\$0.00
U.S. Environmental Protection Agency Chief Legal Officer, Region II 290 Broadway New York, NY 10007-1866	Administrative Order on Consent regarding settlement in the matter of the Quanta Resources site in Syracuse, New York; EPA Index No. II-CERCLA-95-0223	9/25/1995		Not an Executory Contract	\$0.00

Previously Scheduled Contracts

Other Party Name and Address	Contract Name	Eff Date	Exp/ Term Date	Status	Claim Amt
U.S. Environmental Protection Agency Chief Legal Officer, Region II P. O. Box 360188M Pittsburgh, PA 15251	Consent Decree,Lone Pine Landfill Site,Civil Action No. 89-4363	10/31/1990		Not an Executory Contract	\$0.00
U.S. Environmental Protection Agency Chief Legal Officer, Emergency & Remedial Response Div. NJ Compliance Branch, 26 Federal Plaza, Rm. 737 New York, NY 10278	Consent Decree,Lone Pine Landfill Site,Civil Action No. 89-4363	10/31/1990		Not an Executory Contract	\$0.00
U.S. Environmental Protection Agency Chief Legal Officer, Region II, New Jersey Superfund Branch 26 Federal Plaza, Rm. 309 New York, NY 10278	Consent Decree,Lone Pine Landfill Site,Civil Action No. 89-4363	10/31/1990		Not an Executory Contract	\$0.00
U.S. Environmental Protection Agency Chief Legal Officer, Region III 1650 Arch Street Philadelphia, PA 19103	Consent Decree - United States v. Air Products & Chemicals,et al.,Civil Action No. JH-88-365 (Sand,Gravel & Stone Site,Cecil County,Maryland)	4/20/1988		Not an Executory Contract	\$0.00
U.S. Environmental Protection Agency Arthur L. Haubenstock or Region IX Counsel 75 Hawthorne Street San Francisco, CA 94105-3901	Second Partial Consent Decree - United States,State of California,et al. v. Chevron Chemical Company,et al. (civil action for recovery under CERCLA involving Operating Industries,Inc. landfill site,Monterey Park)	9/17/1991		Not an Executory Contract	\$0.00
U.S. Environmental Protection Agency Arthur L. Haubenstock or Region IX Counsel 75 Hawthorne Street San Francisco, CA 94105-3901	Third Partial Consent Decree,Operating Industries,Inc. Site	8/30/1991		Not an Executory Contract	\$0.00
U.S. Environmental Protection Agency Arthur L. Haubenstock or Region IX Counsel 75 Hawthorne Street San Francisco, CA 94105	Fourth Partial Consent Decree - United States,State of California,et al. v. City of Monterey Park,et al. (civil action under CERCLA involving Operating Industries,Inc. Superfund Site,Monterey Park,CA)	12/29/1994		Not an Executory Contract	\$0.00
U.S. Environmental Protection Agency Chief Legal Officer 26 Federal Plaza, Room 309 New York, NY 10278	Consent Decree - U.S. v. Helen Kramer,et al.,C.A. No. 89-4340 (G) (D. New Jersey),Helen Kramer Landfill Superfund site,Mantua Township,NJ	8/13/1998		Not an Executory Contract	\$0.00
U.S. Environmental Protection Agency Chief Legal Officer J. F. Kennedy Federal Building Boston, MA 02203-2211	Administrative Order on Consent for Removal Action and Remedial Investigation/Feasibility Study (Solvents Recovery Service of New England,Inc. Superfund Site)	1/10/1996		Not an Executory Contract	\$0.00
U.S. Environmental Protection Agency Sheila Eckman, Off. of Remediation & Restoration HBT JFK Federal Building Boston, MA 02203-2211	Administrative Order on Consent for Removal Action and Remedial Investigation/Feasibility Study (Solvents Recovery Service of New England,Inc. Superfund Site)	1/10/1996		Not an Executory Contract	\$0.00
U.S. Environmental Protection Agency Pamela Lazos, Office of Regional Counsel (3RC23) 841 Chestnut Building Philadelphia, PA 19107	Consent Decree - Unites States v. Atlas Minerals & Chemicals,Inc.,et al.,Civil Action No. 91-5118 (E.D. Pa.),Dorney Road Landfill Superfund Site in Upper Macungie Township,Lehigh County,PA	4/8/1993		Not an Executory Contract	\$0.00
U.S. Environmental Protection Agency Jeff N. Webb or Chief Legal Counsel Hazardous Waste Manag. Div., 841 Chestnut Bldg Philadelphia, PA 19107	Consent Decree in Civil Action No. 91-5118 (E.D. Pa.),United States v. Atlas Minerals & Chemicals,Inc.,et al. (Dorney Road Landfill Superfund Site in Upper Macungie Township,Lehigh County,PA)	4/8/1993		Not an Executory Contract	\$0.00
U.S. Environmental Protection Agency Marcia Preseton, Esq. or Region III Counsel 1650 Arch Street Philadelphia, PA 19103-2029	Administrative order on consent for remedial investigation/feasibility study involving Galaxy/Spectron Group,EPA Docket No. III-96-15-DC	4/1/1996		Not an Executory Contract	\$0.00
U.S. Environmental Protection Agency Director, Office of Site Remediation and Restoration 1 Congress Street, Suite 1100 Boston, MA 02114-2023	Notice of potential liability for the Angelillo Property Superfund Site in Southington,Connecticut	3/29/2000		Not an Executory Contract	\$0.00

Previously Scheduled Contracts

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U.S. Environmental Protection Agency Chief Legal Counsel, Region IV 345 Courtland Street, N.E. Atlanta, GA 30365	Administrative Order by Consent for Remedial Investigation/Feasibility Study,Beulah Landfill Site,Escambia County,Florida	9/4/1991		Not an Executory Contract	\$0.00
U.S. Xpress, Inc. F. William Lisk, Jr. 4080 Jenkins Rd. Chattanooga, TN	Contract for Carriage and amendments	9/1/1994	10/8/2001	Expired	\$60,585.00
UAC Security Systems William S. Woyshner 5037 Patata St. South Gate, CA 90280	Security camera contract	9/24/1998	7/1/2003	Expired	\$222.52
UAI Group Inc. James R. Vilbert, P.E. 6 Commerce Drive Reading, PA	Partnering agreement between UAI Group L.P. and Armstrong World Industries,Inc. for professional engineering,architectural and design services.	1/1/2000	12/31/2001	Expired	\$92,459.93
UAI Group Inc. Glenn Grimes Granite Run Corp. Ctr., 227 Granite Run Drive Lancaster, PA 17604	Purchase order for engineering and design services	10/4/2000	11/10/2000	Expired	\$0.00
UCB Chemicals W. C. Bayer 2000 Lake Park Dr. Smyrna, GA 30080	Confidentiality Agreement between Armstrong and UCB Chemicals	2/13/1998	2/13/2003	Expired	\$0.00
Union Carbide Corporation Thomas A. Spshaw PO Box 670 Bound Brook, NJ 08805	Confidentiality Agreement between Armstrong and Union Carbide Corporation.	5/30/1997	6/18/2002	Expired	\$0.00
Union Pacific Railroad Chief Legal Officer 1416 Dodge St. Omaha, NE	Transportation Contract between Armstrong World Industries,Inc.,Union Pacific Railroad Company,Norfolk Southern Railway Company and Consolidated Subsidiaries.	6/1/1999	5/31/2002	Expired	\$0.00
United HealthCare of Georgia Patricia Downing 1110 Montlimar, Suite 890 Mobile, AL 36609	Employee Health Insurance Contract		12/31/2000	Expired	\$0.00
United Mechanical Chief Legal Officer 117 NE 38th Terrace Oklahoma City, OK	Purchase Order for Services			Expired	\$45,396.23
United Steelworkers of America on behalf of Local 256 Richard F. DiRuscia 5 Gateway Center Pittsburgh, PA	Agreement between Local Union No. 256 (United Steelworkers of America) and Armstrong World Industries,Inc.	11/15/1999	10/1/2002	Expired	\$0.00
United Steelworkers of America, on behalf of Local 285 Chief Legal Officer 5 Gateway Center Pittsburgh, PA	Agreement between United Steelworkers of America - AFL-CIO,CLC and Armstrong World Industries,Inc.	4/16/1999	4/16/2002	Expired	\$0.00
United Steelworkers of America, on behalf of Local 363L Chief Legal Officer P. O. Box 7581 Jackson, MS 39204	Agreement between United Steelworkers of America and Armstrong World Industries,Inc.	9/1/1999	9/1/2002	Expired	\$0.00
United Technologies Carrier Chief Legal Officer 5060 Ritter Rd Mechanicsburg, PA	Purchase Order for Maintenance Services		12/31/2001	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
University Of Virginia Patent Foundation Chief LEGal Officer 1224 West Main Street Charlottesville, VA 22903	Mutual Confidential Disclosure Agreement between the University of Virginia Patent Foundation and Armstrong World Industries.	8/7/1998	8/7/1999	Expired	\$0.00
UNUM Life Insurance Company of America Chief Legal Officer P.O. Box 751998 Charlotte, NC	Self Insured Integrated Offering Claims Administration Agreement between UNUM Life Insurance Company of America and Armstrong world Industries.	9/1/1998	9/1/1999	Expired	\$0.00
US Filter Chief Legal Officer 1265 Warsaw Road Roswell, GA	Armstrong purchase order/quantity contract to U S Filter for annual lease.	4/1/1999	12/31/2001	Expired	\$206.00
US Filter / Wheelabrator Corp Chief Legal Officer 1606 Executive Drive La Grange, GA 30240	Armstrong purchase order to U S Filter/Wheelabrator Corp for upgrade.	10/12/2000	10/30/2000	Expired	\$50,886.26
Valspar Corporation, The Richard M. Rompala 1101 South Third Street Minneapolis, MN 55415	Confidentiality Agreement between Armstrong and The Valspar Corporation	4/20/1998	4/20/2003	Expired	\$0.00
Van Waters and Rogers, Inc. Chief Legal Officer PO Box 34325 Seattle, WA 98124	Supply Agreement		12/31/2001	Expired	\$2,325.50
VantageSource, LLP Chief Legal Officer P. O. Box 905735 Charlotte, NC 28290	Licensing agreement with VantageSource,L.L.P.	2/3/2000	2/3/2003	Expired	\$0.00
Velsicol Chemical Corporation Mark Holt 10400 W. Higgins Road, Suite 600 Rosemont, IL 60018	Confidentiality Agreement between Armstrong and Velsicol Chemical Corporation	5/25/1999	5/25/2002	Expired	\$0.00
Venezia Transport Service, Inc. Neil Fox P. O. Box 5205 Limerick, PA	Contract for Motor Cariage between Armstrong and Venezia Transport Service,Inc.	2/15/2000	10/8/2001	Expired	\$0.00
Venture Jets, Inc. E. Tull Sutt 1030 Hunsicker Road Lancaster, PA 17601	Lease agreement between Armstrong World Industries,Inc. and Venture Jets,Inc. for the storage of two aircraft.	11/1/1998	12/31/2001	Expired	\$0.00
Veratec Chief Legal Officer 100 Elm Street Walpole, MA 02081-1898	Confidentiality Agreement		10/10/2000	Expired	\$0.00
Vianova Resins, Inc. Mike O'Shaughnessey 4331 Chesapeake Drive Charlotte, NC 28261	Confidentiality Agreement	2/20/1998	2/20/2003	Expired	\$0.00
Vibe-Assist Llc Chief Legal Officer P.O. Box 144 Carversville, PA	Purchase Order for Services			Expired	\$0.00
Videojet Systems International, Inc Gary Miller 1500 Mittel Boulevard Wood Dale, IL 60191-1073	Agreement between Videojet Systems International,Inc. and Armstrong World Industries for sales of VSI Inksource supply products.	1/20/2000	1/19/2001	Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Vinyl Plastics, Inc. Thomas H. Reese 3123 South 9th Street Sheboygan, WI 53082	Confidentiality Agreement between Armstrong and Vinyl Plastics, Inc.	6/25/1998	6/25/2003	Expired	\$0.00
Vokes, Robert Robert Vokes 400 Waters Drive, Apt. D-106 Southern Pines, NC 28387	Confidentiality Agreement between Armstrong and Robert Vokes.	9/24/1999	9/24/2004	Not an Executory Contract	\$0.00
W. L. Gore & Associates, Inc. Chief Legal Officer 100 Airport Road Elkton, MD 21922-1010	Confidential Disclosure Agreement between W. L. Gore & Associates, Inc. and Armstrong	2/14/1996	2/14/2001	Expired	\$0.00
Wachovia Bank Ann F. Walker P.O. Box 3099 Winston-Salem, NC 27150-3099	Financial agreement between Armstrong World Industries, Inc. and Wachovia Bank & Trust Company, N.A. authorizing Armstrong Cork Finance Corporation to fund Armstrong World Industries, Inc. account.	11/21/1990		Not an Executory Contract	\$0.00
Wachovia Bank Donna D. Smithey 191 Peachtree Street, N.E. Atlanta, GA 30303	Notification of changes regarding signature authority mandated by financial agreement between Armstrong World Industries, Inc. and Wachovia Corporate Services, Inc.	7/1/1996		Not an Executory Contract	\$0.00
Wachovia Bank Donna D. Smithey 191 Peachtree Street, N.E. Atlanta, GA 30303	Notification of changes to signature authorization agreement between Armstrong World Industries, Inc. and Wachovia Corporate Services, Inc.	9/16/1997		Not an Executory Contract	\$0.00
Wachovia Bank Donna D. Smithey 191 Peachtree Street, N.E. Atlanta, GA 30303	Notification of change to signature authorization agreement between Armstrong World Industries, Inc. and Wachovia Corporate Services, Inc.	5/14/1996		Not an Executory Contract	\$0.00
Wachovia Bank Robert F. Kennedy 191 Peachtree Street, N.E. Atlanta, GA 30303	Notification of signature authority including instructions regarding disbursement and funding established in existing Corporate Banking Consolidated Account/Balance Reporting/Direct Connection agreements.	10/31/1994		Not an Executory Contract	\$0.00
Wachovia Bank Chief Legal Officer 191 Peachtree St., N.E. Atlanta, GA 30303	Notification of completed financial agreements to establish new relationship between DD Nitram Inc. and Wachovia Corporate Services, Inc.	7/29/1999		Not an Executory Contract	\$0.00
Wachovia Bank Donna D. Smithey 191 Peachtree Street, N.E. Atlanta, GA 30303	Notification of signature authority and with specific and direct instructions stated for check cashing as stated in the certified corporate resolution and certificate of incumbency regarding financial agreement between Armstrong World Industries, Inc. and	9/2/1997		Not an Executory Contract	\$0.00
Wachovia Bank Chief Legal Officer 191 Peachtree St., N.E. Atlanta, PA 30303	Account reconciliation (ARP) setup form/agreement between Armstrong World Industries, Inc. and Wachovia Bank authorizing Wachovia to facilitate, house, reconcile, and pay Armstrong account payables executed electronically between both parties via Wachovia Con	11/30/2000		Not an Executory Contract	\$0.00
Wachovia Bank Donna D. Smithey 191 Peachtree St., N.E. Atlanta, GA 30303	Notification of signature authority, consolidated zero-balance instructions and reconciliation instructions established in the Controlled Disbursing Information Reporting Setup form/agreement and the Account Reconciliation Setup form/agreement	11/23/1993		Not an Executory Contract	\$0.00
Wachovia Bank of North Carolina, N.A. Chief Legal Officer 301 North Church Street Winston-Salem, NC 27101	Domestic wire transfer agreement between Armstrong World Industries, Inc. and Wachovia Bank of North Carolina, N.A. to expedite funds initiated or received through Fedwire.	4/4/1997		Not an Executory Contract	\$0.00
Wachovia Bank, N.A. Tanya Whitaker 301 North Church Street Winston-Salem, NC 27101	Trust Agreement Under AWI 1993 LTSIP	3/12/1996		Not an Executory Contract	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Wade Transportation Company Tom Wade PO Box 86045 Los Angeles, CA 90086-0045	Contract for carriage between Armstrong World Industries, Inc. and Wade Transportation Company, Inc.	6/5/1999	10/29/2001	Expired	\$0.00
Wall Technology, Inc. Chief Legal Officer 2750 Industrial Lane Broomfield, CO 80020	Confidentiality Agreement	9/13/1995	9/13/2000	Expired	\$0.00
Walt Disney Imagineering Chief Legal Officer 1401 Flower St. Glendale, CA	Confidentiality Agreement between Armstrong and Walt Disney Imagineering.	6/12/1997	6/12/2002	Expired	\$0.00
Warihay Landscaping Robert Warihay P.O. Box 129 Conestoga, PA 17516	Agreement for snow plowing of parking lots and roadways	12/5/2000	12/1/2001	Expired	\$0.00
Waste Management Chief Legal Officer 1299 Harrisburg Pk. Lancaster, PA 17603	Purchase Order for Waste Removal Services			Expired	\$74,998.38
Waste Management of AL/Mobile Dana Jones P. O. Box 699 Theodore, AL 36590	Contract trash and waste removal services at the Mobile plant.	10/8/1996	8/21/2001	Terminated	\$0.00
Waste Management of Oklahoma Jeffrey Newman 13740 E. 46TH Street North Tulsa, OK 74116	Service agreement for compactor and container rental	1/1/1998	1/1/2003	Expired	\$0.00
Waste Management of Oklahoma Chief Legal Officer 5600 N.W. 4th Street Oklahoma City, OK 73127	Waste Hauling Contract		12/31/2000	Expired	\$0.00
Watkins Engineers & Constructors Chief Legal Officer 8800 Sharon Lane Pensacola, FL 32534	Armstrong purchase order issued to Watkins Engineers & Constructors for work at Pensacola, FL plant.	7/28/2000		Not an Executory Contract	\$121,605.60
Wells Fargo Bank Chief Legal Officer 6th Street & Marquette Ave. Minnesota, MN 55479	Trust Indenture for the issuance of unsecured debentures, notes, or other evidence of indebtedness	8/6/1996		Not an Executory Contract	\$0.00
Weyerhaeuser Henry Martin 45 Pebble View Lane Doylestown, PA 18901	Procurement Agreement	11/15/1995	12/31/2000	Expired	\$628,444.25
Weyerhaeuser Mr. Dan Hansen 32901 Weyerhaeuser Way South WTC 1F2 Federal Way, WA 98003	Letter Agreement with Addendum Between Armstrong World Industries and Weyerhaeuser regarding proprietary, confidential and restricted information.	5/17/1999	5/17/2002	Expired	\$0.00
Weyerhaeuser Company John L. Rorvick 32901 Weyerhaeuser Way South Federal Way, WA 98063-9777	Confidentiality Agreement	3/2/1998	3/2/2003	Expired	\$0.00
Wiley Sanders Truck Lines Inc. John (Jack) Dykema P.O. Box 707 Troy, AL 36081	Contract for carriage between Armstrong World Industries, Inc. and Wiley Sanders Truck Lines, Inc.	6/5/1999	10/29/2001	Expired	\$13.98

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Wilhelmi Werke AG Frank H. Wilhelmi D-35633 Lahnau Germany	Confidentiality Agreement	2/3/1998	2/3/2003	Expired	\$0.00
Willett America, Inc. Chief Legal Officer 6314-A Airport Freeway Fort Worth, TX 76117	Purchase Order # 4500394431 for Field Service	11/7/2000	11/15/2000	Expired	\$0.00
William M. Bird & Company, Inc. Gene Corvino P O Box 20040 Charleston, SC	Inventory purchase agreement between William M. Bird & Company,PNC Bank,N.A.,and Armstrong World Industries,Inc.	12/21/1999	12/31/2001	Expired	\$0.00
Willis Van den Bergh Roger M. King 1150 Bayhill Drive San Bruno, CA 94030	Software License Agreement between Armstrong and Willis-Van den Bergh	11/8/1988	11/8/1998	Expired	\$0.00
Windsor Technologies, Ltd. Chief Legal Officer Sandringham House Nassau Bahamas	Confidentiality Agreement	9/9/1996	9/9/2001	Expired	\$0.00
Wise Electronic Systems, Inc. Chief Legal Officer 1362 Craley Road Windsor, PA 17366	Purchase Order #4500344488 for Tile Measurement System Consulting	7/21/2000	11/30/2000	Expired	\$2,731.67
WITCO Corporation Chief Legal Officer Polymer Additives Group - Vinyl Oakland, NJ 07436	Confidentiality Agreement	3/22/1996	3/22/2001	Expired	\$0.00
Witte Company, Inc., The Richard Witte PO Box 47 Washington, NJ 07882	Confidentiality Agreement between Armstrong and The Witte Company,Inc.	12/9/1997	12/9/2002	Expired	\$0.00
Wohlsen Construction Co. Irvin Sholl 548 Steel Way, P. O. Box 7066 Lancaster, PA 17604	Purchase orders for construction services	10/24/2000	3/13/2001	Expired	\$160,090.74
Working Systems, Inc. Chief Legal Officer Manchester Professional Center Manchester, MD 21002	Purchase Order #4500258964 for Engineering Services	1/14/2000	7/2/2001	Expired	\$4,104.76
Write Technology Chief Legal Officer PO Box 26 Lititz, PA 17543	Purchase Order for Technology Services			Not an Executory Contract	\$479.95
Writek Chief Legal Officer 550 Susan Dr. King of Prussia, PA 19406	Purchase Order for Technology Services			Not an Executory Contract	\$7,862.80
Xantel Inc Chief Legal Officer 1750 Yankee Doodle Rd Saint Paul, MN	Service Agreement		12/31/2000	Expired	\$0.00
Xerox Corporation Chief Legal Officer 651 East Park Drive Harrisburg, PA 17111	Copier Service Agreement			Expired	\$0.00

Previously Scheduled Contracts

<i>Other Party Name and Address</i>	<i>Contract Name</i>	<i>Eff Date</i>	<i>Exp/ Term Date</i>	<i>Status</i>	<i>Claim Amt</i>
Xerox Corporation Reggie Davis P.O. Box 660501 Dallas, TX 75201	Xerox Business Services Document Source Client Services Agreement	11/1/1997	1/31/2003	Expired	\$51,280.28
Xymax Coatings, Inc. Jack Bracco PO Box 650 New Kingston, PA 15068	Confidentiality Agreement between Armstrong and Xymax Coatings, Inc.	3/14/1997	3/14/2002	Expired	\$0.00
York International Corp Chief Legal Officer P.O. Box 1592 York, PA	Maintenance Agreement	1/1/2001	12/31/2001	Expired	\$811.78
Your Estate Service, Inc. Chief Legal Officer 42 Blue Rock Rd Millersville, PA	Purchase Order for lawn service	5/16/2000	12/29/2000	Expired	\$13,887.33
Zeneca Inc. James Gistis 1769 Deer Path Ct. Naperville, IL 60565	Confidentiality Agreement	2/19/1998	2/19/2003	Expired	\$0.00
Zeneca Resins B.V. R. Arnoldus Sluisweg 12, PO Box 123, 5140 AC Waalwijk 5140 Ac Waalwijk Netherlands	Confidentiality Agreement between Armstrong and Zeneca Resins b.v.	4/11/1996	4/11/2001	Expired	\$0.00

Exhibit "B"

**UNITED STATES BANKRUPTCY COURT
DISTRICT OF DELAWARE**

-----	x	
<i>In re</i>	:	
	:	Chapter 11 Case No.
ARMSTRONG WORLD INDUSTRIES,	:	
INC., et al.,	:	00-4471 (RJN)
	:	(Jointly Administered)
Debtors.	:	
-----	x	Re: Docket No. 4801

**ORDER (I) APPROVING THE DISCLOSURE
STATEMENT AND (II) ESTABLISHING NOTICE AND
OBJECTION PROCEDURES FOR CONFIRMATION OF THE PLAN**

Upon consideration of the proposed disclosure statement (as the same has been amended upon the filing of written modifications with the United States Bankruptcy Court for the District of Delaware (the "Court")) or as announced at the hearings conducted by the Court on February 28, 2003, April 4, 2003, May 2, 2003, and May 30, 2003 (collectively, the "Hearing"), (the "Disclosure Statement") of Armstrong World Industries, Inc., as debtor and debtor in possession ("AWI"), with respect to AWI's Fourth Amended Plan of Reorganization, dated May 23, 2003 (as the same has been or may be amended, the "Plan"); and upon the record of the Hearing and all of the proceedings had before the Court; and any objections to the Disclosure Statement having been withdrawn, overruled by the Court, or rendered moot by reason of modifications made to the Disclosure Statement and/or the Plan; and it appearing that the Court has jurisdiction over this matter; and due and sufficient notice of the filing of the Disclosure Statement, the Hearing, and this order as proposed having been provided, and it appearing that no other or further notice need be provided; and just cause existing for the relief granted herein;

THE COURT HEREBY FINDS AS FOLLOWS:

I. The Disclosure Statement contains adequate information within the meaning of section 1125 of title 11 of the United States Code (the "Bankruptcy Code").

II. Actual notice of the Hearing was provided to all creditors who timely filed a proof of claim, all creditors listed in the Schedules as having a noncontingent, liquidated, and undisputed claim, all holders of AWI's debt securities, the holder of AWI's equity securities, all parties who have filed notices of appearance in this chapter 11 case pursuant to Bankruptcy Rule 2002, all parties on AWI's Core

Group Service List and All Notices List in this case pursuant to the Court's Order Establishing Case Management Procedures and Hearing Schedule, dated February 11, 2002, the Securities and Exchange Commission, and the Internal Revenue Service and such notice constitutes sufficient notice to all interested parties.

III. Notice of the Hearing held on February 28, 2003 was published once in the weekday edition of the national editions of *The New York Times*, *The Wall Street Journal*, and *USA Today* at least one month prior to such Hearing, and the form and manner of such notice by publication constituted sufficient notice to all unknown creditors and parties in interest consistent with principles of due process.

IV. The form and manner of notice of the time set for filing objections to, and the time, date, and place of the Hearing to consider the approval of the Disclosure Statement was adequate and comports with due process.

V. The procedures set forth below regarding notice and the form of notice to be included in the solicitation packages annexed hereto as Exhibit "A" (the "Confirmation Hearing Notice") to all creditors of the time, date, and place of the hearing to confirm the Plan (as such hearing may be continued from time to time in accordance with this order, the "Confirmation Hearing") are adequate, comply with Rules 2002 and 3017 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and constitute sufficient notice to all interested parties.

VI. The manner of notice provided for in this order to be given by publication to all unknown holders of Asbestos Personal Injury Claims (as such term is defined in the Plan) and the form of such notice in the form annexed hereto as Exhibit "B" (the "Asbestos Publication Notice") regarding the deadline for voting on, and objecting to confirmation of, the Plan and other information relating to the solicitation of votes on the Plan are adequate, comply with Bankruptcy Rules 2002 and 3017, and constitute sufficient notice to all unknown holders of Asbestos Personal Injury Claims consistent with principles of due process.

VII. The manner of notice provided for in this order to be given by publication of the time, date, and place of the Confirmation Hearing, the deadline for voting on, and objecting to confirmation of, the Plan, as well as other procedures relating to the Confirmation Hearing and the solicitation of votes

on the Plan and the form of notice in the form annexed hereto as Exhibit "C" (the "Confirmation Hearing Publication Notice") are adequate, comply with Bankruptcy Rules 2002 and 3017, and constitute sufficient notice to all unknown creditors and parties in interest consistent with principles of due process.

VIII. The notices of the Asbestos PI Permanent Channeling Injunction and the Claims Trading Injunction (as such terms are defined in the Plan) set forth in the Confirmation Hearing Notice and the Confirmation Hearing Publication Notice comply with Bankruptcy Rule 2002(c)(3) as such notices include in conspicuous language statements that the Plan proposes the injunctions, briefly describe the nature of the injunctions, and identify the entities subject to the injunctions.

IX. The period during which AWI may solicit votes on the Plan is a reasonable time for creditors and equity security holders to make an informed decision to accept or reject the Plan.

NOW, THEREFORE, IT IS:

ORDERED that, in accordance with section 1125 of the Bankruptcy Code and Bankruptcy Rule 3017(b), the Disclosure Statement is APPROVED in all respects; and it is further

ORDERED that the Confirmation Hearing will commence at 9:30 a.m. Eastern Time on November 17, 2003, at the Martin Luther King, Jr. Federal Building and U.S. Courthouse, 50 Walnut Street, Newark, New Jersey, Courtroom 4609 or as soon thereafter as counsel may be heard; *provided, however*, that the Confirmation Hearing may be continued from time to time by the Court or AWI without further notice to any party in interest except an announcement made at the Confirmation Hearing; and it is further

ORDERED that objections, if any, to confirmation of the Plan or proposed modifications to the Plan must (i) be in writing, (ii) state the name and address of the objecting party and the nature of the claim or interest of such party, (iii) state with particularity the basis and nature of each objection to confirmation of the Plan or proposed modification to the Plan, and (iv) be filed, together with proof of service, with the Court and served so that they are actually received no later than 4:00 p.m. Wilmington, Delaware time on September 22, 2003 by the Clerk of the Court and each of the following parties: (a) the attorneys for AWI, Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Stephen Karotkin, Esq.) and Richards, Layton & Finger, P.A., One Rodney Square, P.O. Box 551,

Wilmington, Delaware 19899 (Attn: Mark D. Collins, Esq.); (b) the attorneys for the agent for AWI's prepetition bank lenders (the "Prepetition Lenders"), Duane, Morris, LLP, 1 Riverfront Plaza, 2nd Floor, Newark, NJ 07102 (Attn: William S. Katchen, Esq.) and Duane, Morris, LLP, 1100 North Market Street, Suite 1200, Wilmington, Delaware 19801 (Attn: Michael R. Lastowski, Esq.); (c) the attorneys for AWI's postpetition lenders (the "DIP Lenders"), Morgan, Lewis & Bockius LLP, 101 Park Avenue, New York, New York 10178 (Attn: Robert Scheibe, Esq.) and Klett Rooney Lieber & Schorling PC, The Brandywine Building, 1000 West Street Suite 1410, P.O. Box 1397, Wilmington, Delaware 19899 (Attn: Terry Currier, Esq.); (d) the attorneys for the Official Committee of Unsecured Creditors (the "Unsecured Creditors' Committee"), Paul, Weiss, Rifkind, Wharton & Garrison, 1285 Avenue of the Americas, New York, New York 10019 (Attn: Andrew N. Rosenberg, Esq.) and Cozen & O'Connor, Chase Manhattan Center, Suite 1400, 1201 North Market Street, Wilmington, Delaware 19801 (Attn: Mark E. Felger, Esq.); (e) the attorneys for the Official Committee of Asbestos Claimants (the "Asbestos Personal Injury Claimants' Committee"), Caplin & Drysdale, Chartered, 399 Park Avenue, 36th Floor, New York, New York 10022 (Attn: Elihu Inselbuch, Esq.), Caplin & Drysdale, Chartered, One Thomas Circle, Suite 1100, Washington D.C. 20005 (Attn: Peter Van N. Lockwood, Esq.), and Campbell & Levine, 1201 Market Street, 15th Floor, Wilmington, Delaware 19801 (Attn: Aileen Maguire, Esq.); (f) the attorneys for the Official Committee of Asbestos Property Damage Claimants (the "Asbestos Property Damage Claimants' Committee"), Klehr, Harrison, Harvey, Branzburg & Ellers, 919 Market Street, Suite 1000, Wilmington Delaware 19801 (Attn: Joanne B. Wills, Esq.); (g) the attorneys for the legal representative for AWI's future asbestos personal injury claimants (the "Future Claimants' Representative," and together with the Unsecured Creditors' Committee, the Asbestos Personal Injury Claimants' Committee, and the Asbestos Property Damage Claimants' Committee, the "Committees"), Kaye Scholer, LLP, 425 Park Avenue, New York, New York 10022 (Attn: Michael J. Cames, Esq.) and Young Conaway Stargatt & Taylor, LLP, The Brandywine Building, 17th Floor, 1000 West Street, Wilmington, Delaware 19801 (Attn: James L. Patton, Jr., Esq.); and (h) the United States Trustee for the District of Delaware (the "U.S. Trustee"), 844 King Street, Suite 2313, Lockbox 35, Wilmington, Delaware 19801 (Attn: Frank Perch, Esq.) (collectively, the "Notice Parties"); and it is further

ORDERED that objections to confirmation of the Plan not timely filed and served in the manner set forth above shall not be considered and shall be overruled; and it is further

ORDERED that AWI, the DIP Lenders, the Prepetition Lenders, and the Committees may file and serve replies, if any, to any objections to confirmation or proposed modifications to the Plan, and such replies shall be filed and served so that such replies are actually received by no later than 4:00 p.m., Wilmington, Delaware time on October 24, 2003 by the Court, the objecting party, and each of the Notice Parties; and it is further

ORDERED that the Voting Deadline, as such term is defined in the Plan and used in the Voting Procedures approved by an order of the Court dated April 21, 2003, will be 5:00 p.m., Wilmington, Delaware time on September 22, 2003; and it is further

ORDERED that, at least five (5) Business Days prior to the Confirmation Hearing, AWI shall cause to be filed with the Court a certification of the tabulation of the Ballots by the Voting Agent, which tabulation shall (i) set forth the amount and number of Claims and Equity Interests in each class entitled to vote on the Plan voting to accept and voting to reject the Plan; (ii) with respect to Asbestos Personal Injury Claims, set forth the amount of votes to accept and to reject the Plan separately for each disease category set forth in the Voting Procedures; (iii) list, by class, any Ballots excluded from tabulation pursuant to section 6.d. of the Voting Procedures; and (iv) set forth a list of all claimants that the Voting Agent contacted to cure defects pursuant to section 6.e.(ii) of the Voting Procedures; and it is further

ORDERED that the equity securityholders of Armstrong Holdings, Inc. shall have standing to file objections to confirmation of the Plan; and it is further

ORDERED that (a) notwithstanding the Voting Procedures, the Holdings Record Date, as such term is defined in the Voting Procedures, will be May 19, 2003 or such later date as the Board of Directors of Armstrong Holdings, Inc. may set, and (b) AWI is hereby authorized and directed to cause a Solicitation Package, as such term is defined in the Voting Procedures, to be served on the equity securityholders of Armstrong Holdings, Inc. by no later than the earlier of (i) the deadline for distribution of the proxy solicitation materials relating to the Holdings Plan of Liquidation, as such term is defined in the Plan, and (ii) thirty (30) days prior to the Voting Deadline; and it is further

ORDERED that AWI is hereby authorized and directed to mail or cause to be mailed by first-class mail by no later than June 20, 2003 (or, with respect to equity securityholders of Armstrong Holdings Inc., such later date as provided in the immediately preceding paragraph), a Solicitation Package to all entities as provided in the Voting Procedures; and it is further

ORDERED that Section 4.a(i)(2) of the Voting Procedures is hereby amended to read as follows: "If an attorney who receives a Solicitation Package either (i) is unable to certify with respect to any holder of an Asbestos Personal Injury Claim represented by such attorney that such attorney has the authority to vote on the Plan on behalf of such holder or (ii) wishes any holder of an Asbestos Personal Injury Claim represented by such attorney to cast his or her own Ballot on the Plan, such attorney shall, within thirty (30) days after the deadline for the mailing of the Solicitation Packages as set forth herein, furnish the Voting Agent with the name and address of each such holder."; and it is further

ORDERED that, if any attorney for a holder of an Asbestos Personal Injury Claim requests, in accordance with the Voting Procedures, that Solicitation Packages be sent directly to his or her clients, AWI may include as part of the Solicitation Package a letter from such attorney to his or her clients; and it is further

ORDERED that any list of individual holders of Asbestos Personal Injury Claims provided by an attorney for such holders to AWI or to any agent of AWI in connection with the Plan shall be used solely for the purpose of facilitating the distribution of Solicitation Packages to holders of Asbestos Personal Injury Claims in accordance with instructions provided by such attorney to AWI or AWI's agent and shall not be used for any other purpose; and it is further

ORDERED that, within thirty (30) days after entry of this order, AWI also shall mail Solicitation Packages to (i) the U.S. Trustee, (ii) the attorneys for the agent for the Prepetition Lenders, (iii) the attorneys for the agent for the DIP Lenders, (iv) the attorneys for the Committees, (v) all persons or entities that have filed a request for notice pursuant to Bankruptcy Rule 2002 in AWI's chapter 11 case, (vi) the Securities and Exchange Commission, and (vii) the Internal Revenue Service; and it is further

ORDERED that, with respect to addresses from which notices of the hearing to approve the Disclosure Statement were returned to AWI as undeliverable by the United States Postal Service, AWI

is excused from mailing Solicitation Packages to those entities listed at such addresses unless AWI is provided with accurate addresses for such entities prior to August 22, 2003, such entities shall be deemed unknown creditors for notice purposes, and failure to mail Solicitation Packages to such entities will not constitute inadequate notice of the Confirmation Hearing and the Voting Deadline; and it is further

ORDERED that AWI shall publish the Asbestos Publication Notice once in each of the publications set forth on Exhibit "D" hereto on a date not less than thirty (30) calendar days prior to the Voting Deadline; and it is further

ORDERED that AWI shall publish the Confirmation Hearing Publication Notice not less than thirty (30) calendar days prior to the Voting Deadline (i) twice in the weekday edition of the national editions of *The New York Times*, *The Wall Street Journal*, and *USA Today*, (ii) once in each of the trade publications set forth on Exhibit "E" hereto, and (iii) once in each of the newspapers set forth on Exhibit "F" hereto; and it is further

ORDERED that the provision of notice in accordance with the procedures set forth in this order and the Voting Procedures shall be deemed good and sufficient notice of the Confirmation Hearing, the time fixed for filing objections to confirmation, or proposing modifications to, the Plan, and the Voting Deadline; and it is further

ORDERED that AWI is authorized to make nonsubstantive changes to the Disclosure Statement, the Plan, and related documents without further order of the Court, including, without limitation, changes to correct typographical and grammatical errors and to make conforming changes among the Disclosure Statement, the Plan, and any other related materials prior to their mailing to parties in interest; and it is further

ORDERED that AWI is authorized to take or refrain from taking any action necessary or appropriate to implement the terms of and the relief granted in this order without seeking further order of the Court.

Dated: Wilmington, Delaware
June 2, 2003

/s/ Randall J. Newsome
THE HONORABLE RANDALL J. NEWSOME
UNITED STATES BANKRUPTCY JUDGE

**UNITED STATES BANKRUPTCY COURT
DISTRICT OF DELAWARE**

-----X	
<i>In re</i>	:
	:
ARMSTRONG WORLD INDUSTRIES,	Chapter 11 Case No.
INC., <i>et al.</i>,	:
	00-4471 (RJN)
	:
Debtors.	(Jointly Administered)
-----X	

**NOTICE OF (I) APPROVAL OF DISCLOSURE STATEMENT;
(II) ESTABLISHMENT OF A RECORD DATE FOR VOTING
PURPOSES; (III) HEARING TO CONSIDER
CONFIRMATION OF THE PLAN; (IV) PROCEDURES FOR
OBJECTING TO CONFIRMATION OF THE PLAN; AND
(V) PROCEDURES AND DEADLINE FOR VOTING ON THE PLAN**

PLEASE TAKE NOTICE THAT:

1. By order dated June 2, 2003 (the “**Order**”), the United States Bankruptcy Court for the District of Delaware (the “**Court**”) approved the Disclosure Statement, dated June 2, 2003 (as may be amended, the “**Disclosure Statement**”) for the Fourth Amended Plan of Reorganization of Armstrong World Industries, Inc. (“**AWI**”), dated May 23, 2003 (as may be amended, the “**Plan**”), as providing adequate information for holders of claims against or interests in AWI to make a decision as to whether to accept or reject the Plan. The Disclosure Statement and the Plan are contained in the separate, bound document that accompanies this notice.

2. In addition, the Court entered an order (the “***Voting Procedures Order***”) establishing voting procedures in connection with the Plan (the “***Voting Procedures***”). The Voting Procedures, which are contained in Exhibit “D” to the Disclosure Statement, (i) contain special balloting instructions and solicitation and tabulation procedures, (ii) establish a record date for voting purposes only, (iii) provide special procedures for voting Asbestos Personal Injury Claims,¹ (iv) set forth special procedures relating to the voting of Debt Securities, and (v) require certain Claim holders who wish to vote on the Plan and whose Claims are the subject of an objection or who wish to vote their Claim in a different amount, to file a motion with the Court, in accordance with the Voting Procedures, requesting temporary allowance of such Claim for voting purposes in an amount deemed proper by the Court. ***Creditors, especially holders of Asbestos Personal Injury Claims and their attorneys, should review the Voting Procedures carefully.***

3. The Order establishes the deadline by which votes to accept or reject the Plan must be ***actually received*** by the Voting Agent (Trumbull Services, LLC) (or for holders of Debt Securities only, the Special Voting Agent (Innisfree M&A Incorporated)) as September 22, 2003, at 5:00 p.m., Wilmington, Delaware time (the “***Voting Deadline***”).

4. The Plan proposes two injunctions: (i) an Asbestos PI Permanent Channeling Injunction and (ii) a Claims Trading Injunction.

¹ Capitalized terms used herein but not defined herein have the meanings ascribed to such terms in the Disclosure Statement and the Voting Procedures.

5. The Asbestos PI Permanent Channeling Injunction is an injunction under section 524(g) of the Bankruptcy Code, applicable to all persons and entities, that results in the permanent channeling of all Asbestos Personal Injury Claims against any PI Protected Party to a new trust for resolution and payment. Pursuant to the Asbestos PI Permanent Channeling Injunction and the Plan, the following entities will be PI Protected Parties and, therefore, protected by the scope of the injunction:

- AWI;
- Reorganized AWI;
- Holdings;
- AWWD;
- any Affiliate;
- Interface Solutions, Inc., a corporation organized under the laws of Pennsylvania, or Armacell LLC, a limited liability company organized under the laws of Delaware, but only to the extent that either such Entity is alleged to be directly or indirectly liable for the conduct of, Claims against, or Demands on AWI, or the Asbestos PI Trust on account of Asbestos Personal Injury Claims;
- any Entity that, pursuant to the Plan or after the Effective Date, becomes a direct or indirect transferee of, or successor to, any assets of AWI, Reorganized AWI, or the Asbestos PI Trust (but only to the extent that liability is asserted to exist by reason of it becoming such a transferee or successor);
- any Entity that, pursuant to the Plan or after the Effective Date, makes a loan to Reorganized AWI, or the Asbestos PI Trust, or to a successor to, or transferee of, any assets of AWI, Reorganized AWI, or the Asbestos PI Trust (but only to the extent that liability is asserted to exist by reason of such Entity becoming such a lender or to the extent any pledge of assets made in connection with such a loan is sought to be upset or impaired); or
- any Entity to the extent he, she, or it is alleged to be directly or indirectly liable for the conduct of, Claims against, or Demands on AWI, Reorganized AWI, or the Asbestos PI Trust on account of Asbestos Personal Injury Claims by reason of one or more of the following:
 - such Entity's ownership of a financial interest in AWI or Reorganized AWI, a past or present affiliate of AWI or Reorganized AWI (other than ACandS, Inc. f/k/a Armstrong Contracting and Supply Corp.), or predecessor in interest of AWI or Reorganized AWI;
 - such Entity's involvement in the management of AWI, AWWD, Holdings, an Affiliate, Reorganized AWI, or any predecessor in interest of AWI or Reorganized AWI;
 - such Entity's service as an officer, director, or employee of AWI, Reorganized AWI, AWWD, Holdings, an Affiliate, any past or present affiliate of AWI or Reorganized AWI (other than ACandS, Inc. f/k/a Armstrong Contracting and Supply Corp.), any predecessor in interest of AWI or Reorganized AWI, or any Entity that owns or at any time has owned a financial interest in AWI or Reorganized AWI, any past or present affiliate of AWI or Reorganized AWI (other than ACandS, Inc. f/k/a Armstrong Contracting and Supply Corp.), or any predecessor in interest of AWI or Reorganized AWI;

- such Entity's provision of insurance to (a) AWI, (b) Reorganized AWI, (c) any past or present affiliate of AWI or Reorganized AWI (other than ACandS, Inc. f/k/a Armstrong Contracting and Supply Corp.), (d) any predecessor in interest of AWI or Reorganized AWI, or (e) any Entity that owns or at any time has owned a financial interest in AWI or Reorganized AWI, any past or present affiliate of AWI or Reorganized AWI (other than ACandS, Inc. f/k/a Armstrong Contracting and Supply Corp.), or any predecessor in interest of AWI or Reorganized AWI, but only to the extent that AWI, Reorganized AWI, or the Asbestos PI Trust enters into a settlement with such Entity that is approved by the Bankruptcy Court and expressly provides that such Entity shall be entitled to the protection of the Asbestos PI Permanent Channeling Injunction as a PI Protected Party; or
- such Entity's involvement in a transaction changing the corporate structure, or in a loan or other financial transaction affecting the financial condition, of AWI, AWWD, Holdings, an Affiliate, Reorganized AWI, any past or present affiliate of AWI or Reorganized AWI, any predecessor in interest of AWI or Reorganized AWI, or any Entity that owns or at any time has owned a financial interest in AWI or Reorganized AWI, any past or present affiliate of AWI or Reorganized AWI (other than ACandS, Inc. f/k/a Armstrong Contracting and Supply Corp.), or any predecessor in interest of AWI or Reorganized AWI.

6. *The Claims Trading Injunction is an injunction that prohibits the transfer (with certain exceptions) of Asbestos Personal Injury Claims after the Effective Date of the Plan. See section 1.40 of the Plan for a detailed description of the Claims Trading Injunction.*

7. A hearing (the "**Confirmation Hearing**") to consider the confirmation of the Plan will be held at 9:30 a.m., Eastern Time, on November 17, 2003, at the Martin Luther King, Jr. Federal Building and U.S. Courthouse, 50 Walnut Street, Newark, New Jersey, Courtroom 4609. The Confirmation Hearing may be continued from time to time without further notice other than the announcement by AWI of the adjourned date(s) at the Confirmation Hearing or any continued hearing, and the Plan may be modified, if necessary, pursuant to 11 U.S.C. § 1127 prior to, during, or as a result of the Confirmation Hearing, without further notice to interested parties other than by filing such modifications with the Court prior to the Confirmation Hearing or announcing any such modifications at the Confirmation Hearing.

8. In accordance with the Voting Procedures, Solicitation Packages, including copies of the Plan and Disclosure Statement, will be mailed to all known creditors, except to individual holders of Asbestos Personal Injury Claims who are represented by counsel known to AWI. Holders of Claims, other than individual holders of Asbestos Personal Injury Claims who are represented by known counsel, that are entitled to vote on the Plan will receive ballots and instructions for voting in the Solicitation Packages. Individual holders of Asbestos Personal Injury Claims who are represented by known counsel may receive a copy of the Disclosure Statement and a ballot from their counsel and may authorize their counsel to vote their Claims. To the extent counsel is not authorized to vote their claims, individual holders of Asbestos Personal Injury Claims will be sent Solicitation Packages directly once counsel provides their names and addresses to AWI. Individual holders of Asbestos Personal Injury Claims or attorneys for the holders of Asbestos Personal Injury Claims also may receive a Solicitation Package by calling the Special Voting Agent toll-free at (877) 750-2689. Such materials also may be viewed at and downloaded from AWI's website, at www.armstrongplan.com.

9. Shareholders of Armstrong Holdings, Inc. do not have a direct interest in AWI and, therefore, are not entitled to vote on the Plan. Shareholders will be receiving, however, a Disclosure Statement and, pursuant to the Order, are entitled to file objections to confirmation of the Plan.

10. In addition, unless otherwise set forth in the objection, Claims that are the subject of an objection are not entitled to vote on the Plan and, therefore, did not receive a Ballot in their Solicitation Packages. Holders of claims that are wholly unliquidated, contingent, and/or undetermined will receive a Ballot entitling such holder to vote in the amount of \$1. If you disagree with AWI's classification of, or objection to, your Claim and believe that you should be entitled to vote on the Plan, then you must (i) have timely filed a proof of Claim by the applicable Bar Date and (ii) serve on AWI's counsel at the addresses set forth in paragraph 12(b) of this notice and file with the Court a motion for an order pursuant to Rule 3018(a) of the Federal Rules of Bankruptcy Procedure (a "**Claimant's Voting Motion**") temporarily allowing such Claim in a different amount or in a different class for purposes of voting to accept or reject the Plan. Pursuant to the Voting Procedures Order, all Claimant's Voting Motions must be filed on or before the fifteenth (15th) day after the deadline by which AWI must have served the Solicitation Packages (July 7, 2003). In accordance with Bankruptcy Rule 3018, as to any creditor filing a Claimant's Voting Motion, such creditor's Ballot will not be counted unless temporarily allowed by the Court for voting purposes, after notice and a hearing. Creditors may contact the Voting Agent toll-free at (877) 866-0655 to receive a Ballot for any Claim for which a proof of claim and a Claimant's Voting Motion have been timely filed. Claimant's Voting Motions that are not timely filed and served in the manner as set forth above shall not be considered.

11. If you hold a Claim against AWI as of June 4, 2003, the Voting Record Date as established in the Voting Procedures Order, and are entitled to vote to accept or reject the Plan, you have received with this Notice a Ballot and voting instructions appropriate for your Claim. For your vote to accept or reject the Plan to be counted, a Ballot (or a Master Ballot, in the case of a Master Ballot submitted by (i) a law firm on behalf of multiple holders of Asbestos Personal Injury Claims or (ii) a Debt Nominee on behalf of beneficial owners of Debt Securities) to accept or reject the Plan must be **actually received** by the Voting Agent (or, solely for Debt Securities, the Special Voting Agent) by the Voting Deadline. In accordance with the Voting Procedures, all Ballots other than Ballots for holders of Debt Securities are to be returned by mail to Armstrong World Industries, Inc., c/o Trumbull Services, LLC, P.O. Box 1117, Windsor, CT 06095. Ballots other than Ballots for holders of Debt Securities may also be returned by hand delivery or overnight courier to the Voting Agent, Trumbull Services, LLC, 4 Griffin Road North, Windsor, CT 06095 (Attn: Armstrong World Industries, Inc.). All Ballots for holders of Debt Securities (including record holder Ballots, Master Ballots, and prevalidated owner Ballots), except those beneficial owner Ballots that are to be returned to the Debt Nominees, are to be returned to the Special Voting Agent, Innisfree M&A Incorporated, 501 Madison Avenue, 20th Floor, New York, New York 10022 (Attn: Armstrong World Industries, Inc.).

12. Objections to the confirmation of, or proposed modifications to, the Plan, if any, must (i) be in writing, (ii) state the name and address of the objecting party and the nature of the claim or interest of such party, (iii) state with particularity the basis and nature of any objection or proposed modification, and (iv) be filed, together with proof of service, with the Court and served so that they are **actually received** no later than 4:00 p.m., Wilmington, Delaware time, on September 22, 2003 (the "**Objection Deadline**") by all of the following parties:

- a) the Clerk, 824 Market Street, Fifth Floor, Wilmington, Delaware 19801;
- b) the attorneys for AWI, Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Stephen Karotkin, Esq.) and Richards, Layton & Finger, P.A., One Rodney Square, P.O. Box 551, Wilmington, Delaware 19899 (Attn: Mark D. Collins, Esq.);
- c) the attorneys for the agent for AWI's prepetition bank lenders (the "**Prepetition Lenders**"), Duane, Morris, LLP, 1 Riverfront Plaza, 2nd Floor, Newark, NJ 07102 (Attn: William S. Katchen, Esq.) and Duane, Morris, LLP, 1100 North Market Street, Suite 1200, Wilmington, Delaware 19801 (Attn: Michael R. Lastowski, Esq.);
- d) the attorneys for AWI's postpetition lenders (the "**DIP Lenders**"), Morgan, Lewis & Bockius LLP, 101 Park Avenue, New York, New York 10178 (Attn: Robert Scheibe, Esq.) and Klett

Rooney Lieber & Schorling PC, The Brandywine Building, 1000 West Street, Suite 1410, P.O. Box 1397, Wilmington, Delaware 19899 (Attn: Terry Currier, Esq.);

- e) the attorneys for the Official Committee of Unsecured Creditors (the “**Creditors’ Committee**”), Paul, Weiss, Rifkind, Wharton & Garrison, 1285 Avenue of the Americas, New York, New York 10019 (Attn: Andrew N. Rosenberg, Esq.) and Cozen O’Connor, Chase Manhattan Center, Suite 1400, 1201 North Market Street, Wilmington, Delaware 19801 (Attn: Mark E. Felger, Esq.);
- f) the attorneys for the Official Committee of Asbestos Claimants (the “**Asbestos PI Claimants’ Committee**”), Caplin & Drysdale, Chartered, 399 Park Avenue, 36th Floor, New York, New York 10022 (Attn: Elihu Inselbuch, Esq.), Caplin & Drysdale, Chartered, One Thomas Circle, Suite 1100, Washington D.C. 20005 (Attn: Peter Van N. Lockwood, Esq.), and Campbell & Levine, 1201 Market Street, 15th Floor, Wilmington, Delaware 19801 (Attn: Aileen Maguire, Esq.);
- g) the attorneys for the Official Committee of Asbestos Property Damage Claimants (the “**Asbestos PD Committee**”), Klehr, Harrison, Harvey, Branzburg & Ellers, 919 Market Street, Suite 1000, Wilmington, Delaware 19801 (Attn: Joanne B. Wills, Esq.);
- h) the attorneys for the Future Claimants’ Representative (together with the Creditors’ Committee, the Asbestos PI Claimants’ Committee, and the Asbestos PD Committee, the “**Committees**”), Kaye Scholer LLP, 425 Park Avenue, New York, New York 10022 (Attn: Michael J. Crammes, Esq.) and Young, Conaway, Stargatt & Taylor, LLP, The Brandywine Building, 1000 West Street, 17th Floor, Wilmington Delaware 19801 (Attn: James L. Patton, Jr., Esq.); and
- i) the United States Trustee for the District of Delaware, 844 King Street, Suite 2313, Lockbox 35, Wilmington, Delaware 19801 (Attn: Frank Perch, Esq.).

Objections not timely filed and served in the manner set forth above shall not be considered and shall be overruled. AWI, the DIP Lenders, the Prepetition Lenders, and the Committees may serve replies to such objections and proposed modifications by no later than October 24, 2003.

13. Any holder of a Claim that (i) is scheduled in AWI’s schedules of assets and liabilities dated January 30, 2001, or any amendment thereof, at zero or in an unknown amount or as disputed, contingent, or unliquidated, and is not the subject of a timely filed proof of claim or a proof of claim deemed timely filed with the Court pursuant to either the Bankruptcy Code or any order of the Court or otherwise deemed timely filed under applicable law or (ii) other than an Asbestos Personal Injury Claim, is not scheduled and is not the subject of a timely filed proof of claim or a proof of claim deemed timely filed with the Court pursuant to either the Bankruptcy Code or any order of the Court or otherwise deemed timely filed under applicable law, shall not be treated as a creditor with respect to such Claim for purposes of (a) receiving notices regarding, or distributions under, the Plan or (b) voting on the Plan.

14. Any party in interest wishing to obtain (i) information about the Voting Procedures or (ii) copies of the Disclosure Statement, the Plan, or the Voting Procedures Order (a) should call AWI's Special Voting Agent, Innisfree M&A Incorporated, toll-free at (877) 750-2689 or (b) may view such documents at AWI's website, at www.armstrongplan.com. All documents that are filed with the Court may be reviewed during regular business hours (8:30 a.m. to 4:00 p.m. weekdays, except legal holidays) at the United States Bankruptcy Court for the District of Delaware, Marine Midland Plaza, 824 Market Street, Wilmington, Delaware 19801.

RICHARDS, LAYTON & FINGER, P.A.
One Rodney Square
P.O. Box 551
Wilmington, Delaware 19899
Mark D. Collins (No. 2981)
Rebecca Booth (No. 4031)

WEIL, GOTSHAL & MANGES LLP
767 Fifth Avenue
New York, New York 10153
Stephen Karotkin
Debra A. Dandeneau

ATTORNEYS FOR THE DEBTOR AND DEBTOR IN POSSESSION

ARMSTRONG WORLD INDUSTRIES, INC. BANKRUPTCY

NOTICE TO HOLDERS OF ASBESTOS PERSONAL INJURY CLAIMS OF VOTING DEADLINE AND OTHER INFORMATION RELATING TO THE SOLICITATION OF VOTES TO ACCEPT OR REJECT THE PLAN OF REORGANIZATION OF ARMSTRONG WORLD INDUSTRIES, INC.

On June 2, 2003, the United States Bankruptcy Court for the District of Delaware (the “*Court*”) signed an order approving the Disclosure Statement, dated June 2, 2003 (as may be amended, the “*Disclosure Statement*”), for the Fourth Amended Plan of Reorganization of Armstrong World Industries, Inc., dated May 23, 2003 (as may be amended, the “*Plan*”), as providing adequate information for holders of claims against or interests in AWI to make a decision as to whether to accept or reject the Plan.

In addition, the Court entered an order establishing voting procedures (the “*Voting Procedures*”) for creditors to vote on the Plan.

SPECIAL VOTING PROCEDURES FOR ASBESTOS PERSONAL INJURY CLAIMS

The Voting Procedures contain special procedures for distributing the Plan, the Disclosure Statement, and certain related documents (a “*Solicitation Package*”) to holders of Asbestos Personal Injury Claims and for the voting on the Plan on behalf of holders of Asbestos Personal Injury Claims. Under the Voting Procedures, a single Solicitation Package will be mailed to each attorney known by AWI to represent or potentially represent individuals who may hold or assert Asbestos Personal Injury Claims. **Solicitation Packages and a ballot to vote on the Plan will *not* be sent to individual holders of Asbestos Personal Injury Claims, except to the extent (i) an individual requests a Solicitation Package, (ii) a proof of an Asbestos Personal Injury Claim has been signed and filed by an individual prior to the voting record date established by order of the Court, or (iii) an attorney timely advises AWI’s voting agent, Trumbull Services, LLC (the “*Voting Agent*”), of the names and addresses of individuals who hold or may assert Asbestos Personal Injury Claims who should receive their own Solicitation Package.** An attorney may also choose to transmit a Solicitation Package to his or her clients directly.

If you would like to directly obtain a copy of the Plan, Disclosure Statement, or notice of the hearing to consider confirmation of the Plan and the procedures relating thereto, please call Innisfree M&A Incorporated toll-free at (877) 750-2689, 9:00 a.m. – 6:00 p.m., Eastern Time, Monday through Friday. You may also review such documents on AWI’s website, www.armstrongplan.com. You may also wish to contact your attorney.

Under the Voting Procedures, attorneys for holders of Asbestos Personal Injury Claims may vote on the Plan on behalf of their clients if they are authorized by their clients to do so. If you are unsure whether your attorney is authorized to vote on the Plan on your behalf, please contact your attorney.

DEADLINE FOR VOTING ON THE PLAN

All votes to accept or reject the Plan must be actually received by the Voting Agent by **5:00 p.m., Wilmington, Delaware time, on September 22, 2003** (the “*Voting Deadline*”). Ballots may be received by the Voting Agent by mail at Armstrong World Industries, Inc., c/o Trumbull Services, LLC, P.O. Box 1117, Windsor, CT 06095, or by hand delivery or overnight courier at Trumbull Services, LLC, 4 Griffin Road North, Windsor, CT 06095 (Attn: Armstrong World Industries, Inc.). Ballots will not be accepted by the Voting Agent by facsimile or electronic transmission.

EFFECT OF NOT VOTING ON THE PLAN

This notice is only for purposes of notifying you of your right to vote on the Plan and receive a Disclosure Statement if you wish. You are ***not*** required to file a proof of claim with the Bankruptcy Court at this time.

The deadline for the receipt of ballots by the Voting Agent is September 22, 2003, at 5:00 p.m., Wilmington, Delaware time. Any holder of an Asbestos Personal Injury Claim who does not submit a ballot that is received by the Voting Agent by the Voting Deadline will not be entitled to have his or her vote tabulated by the Voting Agent. However, any individual who holds an Asbestos Personal Injury Claim but who does not submit a ballot that is received by the Voting Agent by the Voting Deadline will not forfeit or lose his or her Asbestos Personal Injury Claim. Such holders will still be able to file a claim at a later date against the Asbestos Personal Injury Trust, which will be established pursuant to the Plan.

While it is not required that a holder of an Asbestos Personal Injury Claim vote on the Plan, it is important that all holders of Asbestos Personal Injury Claims do cast votes to accept or reject the Plan. The Plan requires that at least 75% of the holders of Asbestos Personal Injury Claims who vote on the Plan vote in favor of the Plan. Moreover, the names and addresses of all holders of Asbestos Personal Injury Claims or their lawyers, as applicable, who vote on the Plan will be forwarded to the Asbestos Personal Injury Trust so that claimants can later be notified of the opportunity and procedures to file an Asbestos Personal Injury Claim against the Asbestos Personal Injury Trust. Therefore, it is important for all holders of Asbestos Personal Injury Claims (or their attorney, if authorized) to vote on the Plan.

INJUNCTIONS PROPOSED TO BE ISSUED UNDER THE PLAN

The Plan proposes two injunctions: (i) an Asbestos PI Permanent Channeling Injunction and (ii) a Claims Trading Injunction. The Asbestos PI Permanent Channeling Injunction is an injunction under section 524(g) of the Bankruptcy Code, applicable to all persons and entities, that results in the permanent channeling of all Asbestos Personal Injury Claims against any PI Protected Party to a new trust for resolution and payment. The Claims Trading Injunction is an injunction that prohibits the transfer (with certain exceptions) of Asbestos Property Damage Claims or Asbestos Personal Injury Claims after the Effective Date of the Plan. See the Plan and the Disclosure Statement for the specific terms and conditions of the Asbestos PI Permanent Channeling Injunction and the Claims Trading Injunction.

QUESTIONS OR ADDITIONAL INFORMATION

If you have any questions about the ballot or any part of the voting process, call Innisfree M&A Incorporated toll-free at (877) 750-2689, 9:00 a.m. – 6:00 p.m., Eastern Time, Monday through Friday. You may also wish to contact your attorney.

UNITED STATES BANKRUPTCY COURT
DISTRICT OF DELAWARE

-----	X	
<i>In re</i>	:	
	:	Chapter 11 Case No.
ARMSTRONG WORLD INDUSTRIES,	:	
INC., <i>et al.</i> ,	:	00-4471 (RJN)
	:	
Debtors.	:	(Jointly Administered)
-----	X	

**NOTICE OF (I) APPROVAL OF DISCLOSURE STATEMENT;
(II) ESTABLISHMENT OF A RECORD DATE FOR
VOTING PURPOSES; (III) HEARING TO CONSIDER
CONFIRMATION OF THE PLAN; (IV) PROCEDURES FOR
OBJECTING TO CONFIRMATION OF THE PLAN; AND
(V) PROCEDURES AND DEADLINE FOR VOTING ON THE PLAN**

PLEASE TAKE NOTICE THAT:

15. By order dated June 2, 2003 (the “**Order**”), the United States Bankruptcy Court for the District of Delaware (the “**Court**”) approved the Disclosure Statement, dated June 2, 2003 (as may be amended, the “**Disclosure Statement**”) for the Fourth Amended Plan of Reorganization of Armstrong World Industries, Inc. (“**AWI**”), dated May 23, 2003 (as may be amended, the “**Plan**”) as providing adequate information for holders of claims against or interests in AWI to make a decision as to whether to accept or reject the Plan.

16. In addition, the Court entered an order (the “**Voting Procedures Order**”) establishing voting procedures in connection with the Plan (the “**Voting Procedures**”). Capitalized terms used but not defined in this notice have the meanings ascribed to such terms in the Disclosure Statement and the Voting Procedures. The Voting Procedures, which are contained in Exhibit “D” to the Disclosure Statement, (i) contain special balloting instructions and solicitation and tabulation procedures, (ii) establish a record date for voting purposes only, (iii) provide special procedures for voting Asbestos Personal Injury Claims, (iv) set forth special procedures relating to the voting of Debt Securities, and (v) require certain Claim holders who wish to vote on the Plan and whose Claims are the subject of an objection or who wish to vote their Claim in a different amount, to file a motion with the Court, in accordance with the Voting Procedures, requesting temporary allowance of such Claim for voting purposes in an amount deemed proper by the Court. **Creditors, especially holders of Asbestos Personal Injury Claims and their attorneys, should review the Voting Procedures carefully.**

17. The Order establishes the deadline by which votes to accept or reject the Plan must be **actually received** by the Voting Agent (Trumbull Services, LLC) (or for holders of Debt Securities only, the Special Voting Agent (Innisfree M&A Incorporated)) as September 22, 2003 at 5:00 p.m. Wilmington, Delaware time (the “**Voting Deadline**”).

18. **The Plan proposes two injunctions: (i) an Asbestos PI Permanent Channeling Injunction and (ii) a Claims Trading Injunction. The Asbestos PI Permanent Channeling Injunction is an injunction under section 524(g) of the Bankruptcy Code, applicable to all persons and entities, that results in the permanent channeling of all Asbestos Personal Injury Claims against any PI Protected Party to a new trust for resolution and payment. The Claims Trading Injunction is an injunction that prohibits the transfer (with certain exceptions) of Asbestos Personal Injury Claims after the Effective Date of the Plan. See the Plan and the Disclosure Statement for the specific terms and conditions of the Asbestos PI Permanent Channeling Injunction and the Claims Trading Injunction.**

19. A hearing (the “**Confirmation Hearing**”) to consider the confirmation of the Plan will be held at 9:30 a.m. Eastern Time on November 17, 2003, at the Martin Luther King, Jr. Federal Building and U.S. Courthouse, 50 Walnut Street, Newark, New Jersey, Courtroom 4609. The Confirmation Hearing may be continued from time to time without further notice other than the announcement by AWI of the adjourned date(s) at the Confirmation Hearing or any continued hearing, and the Plan may be modified, if necessary, pursuant to 11 U.S.C. § 1127 prior to, during, or as a result of the Confirmation Hearing, without further notice to interested parties other than by filing such modifications with the Court prior to the Confirmation Hearing or announcing any such modifications at the Confirmation Hearing.

20. In accordance with the Voting Procedures, Solicitation Packages, including copies of the Plan and Disclosure Statement, will be mailed to all known creditors, except to individual holders of Asbestos Personal Injury Claims who are represented by counsel known to AWI. Holders of Claims, other than individual holders of Asbestos Personal Injury Claims who are represented by known counsel, that are entitled to vote on the Plan will receive ballots and instructions for voting in the Solicitation Packages. Individual holders of Asbestos Personal Injury Claims who are represented by known counsel may receive a copy of the Disclosure Statement and a ballot from their counsel and may authorize their counsel to vote their Claims. To the extent counsel is not authorized to vote their claims, individual holders of Asbestos Personal Injury Claims will be sent Solicitation Packages directly once counsel provides their names and addresses to AWI. Individual holders of Asbestos Personal Injury Claims or attorneys for the holders of Asbestos Personal Injury Claims also may receive a Solicitation Package by calling the Special Voting Agent toll-free at (877) 750-2689. Such materials also may be viewed at and downloaded from AWI’s website, www.armstrongplan.com.

21. Shareholders of Armstrong Holdings, Inc. do not have a direct interest in AWI and, therefore, are not entitled to vote on the Plan. Shareholders will be receiving, however, a Disclosure Statement and, pursuant to the Order, are entitled to file objections to confirmation of the Plan.

22. Any holder of a Claim that AWI believes, in accordance with the Voting Procedures Order, is entitled to vote to accept or reject the Plan, has been mailed a Ballot and voting instructions appropriate for such Claim. The Voting Record Date for determining creditors entitled to vote on the Plan is June 4, 2003. For any vote to accept or reject the Plan to be counted, a Ballot (or a Master Ballot, in the case of a Master Ballot submitted by (i) a law firm on behalf of multiple holders of Asbestos Personal Injury Claims or (ii) a Debt Nominee on behalf of beneficial owners of Debt Securities) to accept or reject the Plan must be **actually received** by the Voting Agent (or, solely for Debt Securities, the Special Voting Agent) by the Voting Deadline. In accordance with the Voting Procedures, all Ballots other than Ballots for holders of Debt Securities are to be returned by mail to Armstrong World Industries, Inc., c/o Trumbull Services, LLC, P.O. Box 1117, Windsor, CT 06095. Ballots other than Ballots for holders of Debt Securities may also be returned by hand delivery or overnight courier to the Voting Agent, Trumbull Services, LLC, 4 Griffin Road North, Windsor, CT 06095 (Attn: Armstrong World Industries, Inc.). All Ballots for holders of Debt Securities (including record holder Ballots, Master Ballots, and prevalidated owner Ballots), except those beneficial owner Ballots that are to be returned to the Debt Nominees, are to be returned to the Special Voting Agent, Innisfree M&A Incorporated, 501 Madison Avenue, 20th Floor, New York, New York 10022 (Attn: Armstrong World Industries, Inc.).

23. Objections to the confirmation of, or proposed modifications to, the Plan, if any, must (i) be in writing, (ii) state the name and address of the objecting party and the nature of the claim or interest of such party, (iii) state with particularity the basis and nature of any objection or proposed modification, and (iv) be filed, together with proof of service, with the Court and served so that they are **actually received** no later than 4:00 p.m. (Wilmington, Delaware time) on September 22, 2003 (the “**Objection Deadline**”) by all of the following parties: (a) the Clerk, 824 Market Street, Fifth Floor, Wilmington, Delaware 19801; (b) the attorneys for AWI, Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Stephen Karotkin, Esq.) and Richards, Layton & Finger, P.A., One Rodney Square, P.O. Box 551, Wilmington, Delaware 19899 (Attn: Mark D. Collins, Esq.); (c) the attorneys for the agent for AWI’s prepetition bank lenders, Duane, Morris, LLP, 1 Riverfront Plaza, 2nd Floor, Newark, NJ 07102 (Attn: William S. Katchen, Esq.) and Duane, Morris, LLP, 1100 North

Market Street, Suite 1200, Wilmington, Delaware 19801 (Attn: Michael R. Lastowski, Esq.); (d) the attorneys for AWI's postpetition lenders, Morgan, Lewis & Bockius LLP, 101 Park Avenue, New York, New York 10178 (Attn: Robert Scheibe, Esq.) and Klett Rooney Lieber & Schorling PC, The Brandywine Building, 1000 West Street Suite 1410, P.O. Box 1397, Wilmington, Delaware 19899 (Attn: Terry Currier, Esq.); (e) the attorneys for the Official Committee of Unsecured Creditors, Paul, Weiss, Rifkind, Wharton & Garrison, 1285 Avenue of the Americas, New York, New York 10019 (Attn: Andrew N. Rosenberg, Esq.) and Cozen O'Connor, Chase Manhattan Center, Suite 1400, 1201 North Market Street, Wilmington, Delaware 19801 (Attn: Mark E. Felger, Esq.); (f) the attorneys for the Official Committee of Asbestos Claimants, Caplin & Drysdale, Chartered, 399 Park Avenue, 36th Floor, New York, New York 10022 (Attn: Elihu Inselbuch, Esq.), Caplin & Drysdale, Chartered, One Thomas Circle, Suite 1100, Washington D.C. 20005 (Attn: Peter Van N. Lockwood, Esq.), and Campbell & Levine, 1201 Market Street, 15th Floor, Wilmington, Delaware 19801 (Attn: Aileen Maguire, Esq.); (g) the attorneys for the Official Committee of Asbestos Property Damage Claimants, Klehr, Harrison, Harvey, Branzburg & Ellers, 919 Market Street, Suite 1000, Wilmington Delaware 19801 (Attn: Joanne B. Wills, Esq.); (h) the attorneys for the Future Claimants' Representative, Kaye Scholer LLP, 425 Park Avenue, New York, New York 10022 (Attn: Michael J. Crammes, Esq.) and Young, Conaway, Stargatt & Taylor, LLP, The Brandywine Building, 1000 West Street, 17th Floor, Wilmington Delaware 19801 (Attn: James L. Patton, Jr., Esq.); and (i) the United States Trustee for the District of Delaware, 844 King Street, Suite 2313, Lockbox 35, Wilmington, Delaware 19801 (Attn: Frank Perch, Esq.). Objections not timely filed and served in the manner set forth above shall not be considered and shall be overruled.

24. Any holder of a Claim that (i) is scheduled in AWI's schedules of assets and liabilities dated January 30, 2001, or any amendment thereof at zero or in an unknown amount or as disputed, contingent, or unliquidated, and is not the subject of a timely filed proof of claim or a proof of claim deemed timely filed with the Court pursuant to either the Bankruptcy Code or any order of the Court or otherwise deemed timely filed under applicable law, or (ii) other than an Asbestos Personal Injury Claim, is not scheduled and is not the subject of a timely filed proof of claim or a proof of claim deemed timely filed with the Court pursuant to either the Bankruptcy Code or any order of the Court or otherwise deemed timely filed under applicable law, shall not be treated as a creditor with respect to such Claim for purposes of (a) receiving notices regarding, or distributions under, the Plan, or (b) voting on the Plan.

25. Any party in interest wishing to obtain (i) information about the Voting Procedures or (ii) copies of the Disclosure Statement, the Plan, or the Voting Procedures Order (a) should telephone AWI's Special Voting Agent, Innisfree M&A Incorporated, toll-free at (877) 750-2689, or (b) may view such documents at AWI's website, at www.armstrongplan.com. All documents that are filed with the Court may be reviewed during regular business hours (8:30 a.m. to 4:00 p.m. weekdays, except legal holidays) at the United States Bankruptcy Court for the District of Delaware, Marine Midland Plaza, 824 Market Street, Wilmington, Delaware 19801.

RICHARDS, LAYTON & FINGER, P.A.
One Rodney Square
P.O. Box 551
Wilmington, Delaware 19899
Mark D. Collins (No. 2981)
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WEIL, GOTSHAL & MANGES LLP
767 Fifth Avenue
New York, New York 10153
Stephen Karotkin
Debra A. Dandeneau

ATTORNEYS FOR THE DEBTOR AND DEBTOR IN POSSESSION

Asbestos Publication Notice Trade Publications

Subject to modification before AWI commences its solicitation process, the Asbestos Publication Notice will be published in one time insertions in the following publications, so long as an issue of such publication will be printed and mailed prior to thirty days prior to the Voting Deadline:

Publication
Field & Stream
Parade
Reader's Digest
Sports Illustrated
USA Weekend

Trade Publications

Media Name	Next Available Issue Date*	Mail Date	Space Close	Materials Close
A H A News	June 16, 2003	June 16, 2003	May 30, 2003	May 30, 2003
BOMA	July/August	August 7, 2003	June 23, 2003	July 18, 2003
Building Operating Management	July	July 1, 2003	June 2, 2003	June 9, 2003
Buildings	July	July 1, 2003	June 2, 2003	June 2, 2003
Business Officer	August	August 1, 2003	June 16, 2003	June 30, 2003
Chronicle of Higher Education	June 20, 2003	June 20, 2003	June 9, 2003	June 9, 2003
College Planning & Management	July	July 18, 2003	June 2, 2003	June 9, 2003
Commercial Property News	July 1, 2003	July 1, 2003	May 29, 2003	June 6, 2003
Facilities Manager	Sept/Oct	Sept/Oct	July 25, 2003	August 1, 2003
Facility Management Journal	July/August	July 1, 2003	June 2, 2003	June 10, 2003
Facility Manager	Sept/Oct	Sept/Oct	July 18, 2003	August 1, 2003
FacilityCare	July/August	July 1, 2003	June 24, 2003	July 1, 2003
Governing	August	August 1, 2003	June 23, 2003	June 30, 2003
Government Executive	July	July 1, 2003	June 2, 2003	June 9, 2003
Health Facilities Management	July	July 1, 2003	June 2, 2003	June 2, 2003
Journal of Property Management	July/August	July 10, 2003	June 2, 2003	June 9, 2003
National Real Estate Investor	July	July	June 6, 2003	June 13, 2003
Nation's Cities Weekly	June 23, 2003	June 23, 2003	June 2, 2003	June 9, 2003
School Administrator	August	July 29, 2003	June 13, 2003	June 20, 2003
State Government News	August	August 1, 2003	June 26, 2003	July 2, 2003
University Business	July	July 1, 2003	June 2, 2003	June 9, 2003

* Based upon entry of order approving disclosure statement on May 30, 2003

** Many of the publications listed above publish infrequently and have early deadlines for the submission of advertising. Therefore, the availability of the publications will be dependent upon the actual date on which the order approving the disclosure statement is entered and whether an issue of such publication will be printed and mailed prior to thirty days prior to the Voting Deadline.

REGIONAL NEWSPAPERS

Mobile Register
Daily News
LA Times
Pensacola News Journal
Macon Telegraph
Kankakee Daily Journal
Baltimore Sun
Jackson Clarion Ledger
Columbus Dispatch
Stillwater Newspress
Portland Oregonian
Beaver County Times
Lancaster Intelligencer
Williamsport Sun-Gazette

Exhibit "C"

PROJECTED FINANCIAL INFORMATION ARMSTRONG WORLD INDUSTRIES, INC.

For purposes of developing the Plan of Reorganization (as such plan may be amended or modified, the "**Plan**") for Armstrong World Industries, Inc. ("**AWI**")¹ and evaluating its feasibility, the following financial projections were prepared. These financial projections reflect AWI's estimate of its expected consolidated financial position, results of operations, and cash flows. Accordingly, the projections reflect AWI's judgment, as of the date of this Disclosure Statement, of expected future operating and business conditions, which are subject to change.

All estimates and assumptions shown within the projections were developed by AWI. The assumptions disclosed herein are those which AWI believes to be significant to the projections. Although AWI is of the opinion that these assumptions are reasonable under the circumstances, such assumptions are subject to significant uncertainties, such as change in demand of public and private commercial and residential building construction and renovation, laws and regulations, foreign currency and interest rates, and inflation; business combinations among our competitors, suppliers and customers; availability and cost of raw materials, energy and labor; or other related factors affecting AWI's businesses. Despite AWI's efforts to foresee and plan for the effects of changes in these circumstances, AWI cannot predict their impact with certainty. Consequently, actual financial results could vary significantly from projected results.

THE PROJECTED FINANCIAL INFORMATION SHOULD NOT BE REGARDED AS A REPRESENTATION OR WARRANTY BY AWI OR ANY OTHER PERSON AS TO THE ACCURACY OF THE PROJECTED FINANCIAL INFORMATION OR THAT ANY PROJECTIONS SET FORTH HEREIN WILL BE REALIZED.

The Projected Financial Information was prepared by AWI; it has not been audited or reviewed by independent accountants. The significant assumptions used in the preparation of the Projected Financial Information are stated below.

THE PROJECTED FINANCIAL INFORMATION, INCLUDING THE UNDERLYING ASSUMPTIONS, SHOULD BE CAREFULLY REVIEWED IN EVALUATING THE PLAN.

The Projected Financial Information is based upon the assumption that the Plan will be confirmed and, for projection purposes, that the Effective Date and the initial distributions take place as of July 1, 2003. Although the Projected Financial Information is based upon a July 1, 2003, Effective Date, AWI believes that an actual Effective Date as late as December 31, 2003 would not have any material adverse effect on the projections for subsequent accounting periods within the Projection Period.

The reorganization will be accounted for in accordance with the American Institute of Certified Public Accountants' Statement of Position 90-7, "Financial Reporting by Entities in Reorganization Under the Bankruptcy Code" ("**SOP 90-7**").

¹ Any capitalized term used but not defined in this Exhibit "C" will have the meaning ascribed to such term in the Plan.

The following Projected Financial Information is included herein:

- Projected Consolidated Balance Sheets of Reorganized Armstrong World Industries as of the Effective Date (which reflects the projected accounting effects of the Plan's consummation and of "fresh start" accounting as promulgated by SOP 90-7) and at December 31 for each of the years from 2003 through 2007.
- Projected Consolidated Statements of Income of Reorganized Armstrong World Industries for the six-month period ending December 31, 2003 and each of the years ending December 31, 2004 through 2007.
- Projected Consolidated Statements of Cash Flow of Reorganized Armstrong World Industries for the six-month period ending December 31, 2003 and each of the years ending December 31, 2004 through 2007.

The Projected Financial Information has been prepared on the basis of generally accepted accounting principles consistent with those currently utilized by Armstrong World Industries in the preparation of its consolidated financial statements except as noted in the following assumptions. The projections should be read in conjunction with the significant assumptions, qualifications and notes set forth below and with the audited consolidated financial statements for the fiscal year ended December 31, 2002 contained in the 2002 Form 10-K and with AWI's first quarter 2003 Form 10-Q filed in May 2003. Because these documents contain important information, users of this document are encouraged to read them. The forms 10-K and 10-Q are available free from the company's website or from the SEC at www.sec.gov.

WHILE AWI BELIEVES THE ASSUMPTIONS UNDERLYING THE PROJECTED FINANCIAL INFORMATION, WHEN CONSIDERED ON AN OVERALL BASIS, ARE REASONABLE IN LIGHT OF CURRENT CIRCUMSTANCES AND EXPECTATIONS, NO ASSURANCE CAN BE GIVEN THAT ANY PROJECTIONS WILL BE REALIZED.

A. GENERAL ASSUMPTIONS

The forecast was created on a basis of combined business unit operations using segmental data for the business reporting entities, which include domestic and international affiliates of AWI which are not in chapter 11.

The Business Plan assumes certain specific economic and business conditions for 2003, with general assumptions based upon future macroeconomic indicators, historic growth, and estimated directions of specific markets thereafter which were available in early 2003. AWI has incorporated the impact of recent revisions to the macroeconomic assumptions wherever possible. AWI believes, however, there is a high degree of volatility inherent in the recent revisions, the duration and extent of which are uncertain, including, but not limited to, the destabilizing effect of international political tensions and lower consumer and business confidence in key markets.

ECONOMIC CONDITIONS

NORTH AMERICA

Plans have been built around a moderate economic recovery, with an assumption of 2.2% Real GDP improvement in 2003 and similar sustained modest growth for the duration of the forecasted period.

In the residential market, housing starts and single-family sales are projected to remain strong, but are expected to fall approximately 2% in 2003 from record levels in 2002. The forecast assumes that home affordability, climbing in recent years, will continue to enable ownership, which has grown from 64% to 68% over the previous decade. In support of this assumption, interest rates are expected to rise 0.5-0.7% in the latter part of 2003, but will remain near historically low levels in the forecasted period, continuing to fuel personal and commercial investment.

Recovery in the commercial markets is anticipated to be slower than the growth in residential, but some renewed confidence by commercial developers is expected to take hold in late 2003 as the economy starts to rebound and vacancy rates, which rose significantly in 2002, begin to decline in the latter part of the year. The lagged impact on AWI's business of this recovery will not be reflected fully until fiscal 2004. Moderate growth in commercial should persist in 2004-2007, driven by a stronger economy and low interest rates. Similar trends are anticipated in the U.S. retail segment.

EUROPE

Armstrong competes in most countries throughout Western Europe. In general, much like the United States, Western Europe has seen lower interest rates support the housing market while helping to keep the continent from sliding into a significant economic recession. There are concerns that home affordability is becoming an economic strain, and, in some areas, there is a general softening of demand. Discretionary spending on "other housing spending" is also being fueled by interest rates. Commercial markets remain weak and are expected to grow at a rate lower than the GDP.

For purposes of this forecast, it is assumed that a moderate (1-2%) economic recovery in Europe will take place later in 2003, with similar moderate growth in the periods forecasted. This growth will vary by region, with some countries (U.K, Russia, and Poland) growing more quickly than others in the Eurozone. As in the case of North America, the impact of this recovery on AWI's business will not become fully apparent until fiscal 2004.

ASIA

The expected strong growth of the Chinese market (7.0% GDP in 2003) is expected to lead economic expansion in the area. The forecast assumes that, due to relatively low interest rates, low inflation, and continued manufacturing expansion by U.S. and European firms in the area, economic growth is anticipated to continue in the mid-single digits for the foreseeable future, though this will vary by country. Some countries, such as Japan and Korea, are expected to experience more moderate growth. These forecasts could be impacted by the effects of the SARS virus epidemic.

FOREIGN EXCHANGE

The projected figures include the results of AWI's international operations, which pursue sales in over 75 countries throughout the world. The most significant currencies relating to these operations are the Canadian Dollar, British Pound, Euro, and Swiss Franc. With the exception of 2003, where exchange rates prevailing in the first quarter of the year have been used, the following constant rates of exchange for these currencies have been used to translate results into US Dollars for these projections, as follows (US Dollar = 1 foreign currency unit):

Canadian Dollar	\$0.6407
British Pound	\$1.60
Euro	\$1.05
Swiss Franc	\$0.72

Although these rates are likely to fluctuate in value against the US Dollar over time, such changes may not occur with all currencies simultaneously. As an indication of the sensitivity of the projections to exchange rate changes, the Company has estimated that a simultaneous 5% change in all of the above rates would impact the translation of 2003 projected results into US Dollars approximately as follows:

Cash & Cash Equivalents as of 6/30/03	\$2.5 million
Non-filed entity debt	\$2.5 million
Net sales for 6 months to 12/31/2003	\$18 million
Operating income for 6 months to 12/31/2003	\$1 million

Because the Company hedges most of its known transactional foreign currency exposures for periods of up to one year, any additional impact resulting from exchange rate changes on such economic exposures is not expected to be material.

COMPETITIVE POSITION- FLOORS

AMERICAS

Over the past 10 years ending 2001, the floor coverings market has grown at a Compound Average Growth Rate (CAGR) of 5.6%. Growth has varied for the category types, with customer preference, new product designs, and technology changing the product offering mix and sales results. The Company participates in three of these primary product lines – resilient (vinyl), hardwood, and laminates. Experience varies by product:

U.S. FLOOR COVERING SALES 1992-2001

1992 (\$12.4B SALES)	2001 (\$20.2B SALES)
Carpet 71%	Carpet 65%
Vinyl 12%	Ceramic 10%
Ceramic 9%	Hardwood 9%
Hardwood 5%	Vinyl 8%
Rubber 3%	Laminates 4%
	Rubber 4%

Segment sales experience and future expectations in the forecast vary by product:

WOOD: [historic 10-year CAGR 12%]

Wood floors have gained significant share of the floor covering segments, growing from 5% to 9% of total share. The Company, selling under the product names Bruce®, Robbins®, and Hartco®, participates in a highly competitive landscape of traditional wood floor and new entry manufacturers. The sales expectations in the forecast are based on assumptions that the wood floor market will continue to take some share away from other types of floor covering surfaces. As more suppliers enter the marketplace, however, price-point pressure will grow. The Company plans on offsetting this pressure through superior new product offerings at continuously improving service levels.

LAMINATE: [historic 10-year CAGR 25+%]

The fastest growing market in all of Americas flooring is laminates, and the Company, by some estimates, is #2 in market size for this product. The growing competition in this relatively small market has increased pricing pressure significantly. The product is expected to continue to grow sales in the high single-digit range, with technology and price the largest determinates on margin growth. The Company does not manufacture laminate flooring. Instead, the Company enters into long-term contracts with third party manufacturers for supply of this product.

RESILIENT: [historic 10-year CAGR 2%]

While shrinking as a percentage of total floor offerings, resilient/vinyl sales have grown based upon the overall growth of the industry. The forecast assumes that the markets will remain flat in resilient as wood and laminates take share, mainly from carpet. The Company plans on improving product market share by improved performance with key distributors and customers and continuously improving product design offerings and services.

EUROPE

The Company competes in two distinct Flooring markets in Europe, each with its own market demands, supply conditions, and competitive landscapes.

Sports Flooring/Textile is served by the Armstrong Desso business and concentrates primarily on customers throughout Europe, though a small amount of sales also occurs in North America. The sports flooring/textile market in Europe is forecasted to be flat over the forecast period, with a series of highly fragmented manufacturers challenged by excess capacity for the foreseeable future. Sales and margin growth assumptions are consistent with the Company's continued commitment to pursuing market leadership and cost productivity in this flat environment.

Resilient Floors are also facing a flat to declining market during the course of the forecast. The resilient market is characterized as highly fragmented, with excess capacity further depressing market prices. Product preferences on style differ significantly by country, further fragmenting the market. For the period forecasted, AWI is assuming minimal growth in Western Europe, but plans to grow sales of European linoleum into the U.S. market. Germany, the Company's largest

volume region, is expected to remain in its economic stagnation at least through 2003, although the Company plans to increase market share in this territory.

The Company will grow revenues and margins by focusing efforts in key targeted market segments and pursuing productivity in manufacturing to drive profit improvement.

COMPETITIVE POSITION- BUILDING PRODUCTS

AMERICAS

The Commercial Ceiling business is expected to decline in 2003 versus the previous year as current office vacancies will defer much new construction. Expectations incorporated in the forecast are for growth averaging approximately 2% for the remaining duration of the projected period. Retail sales are expected to grow 1-2% over the same period.

Similar to Floors, new product development, styling, price, and services continue to drive market share for products in the Americas. New product developments, especially in alternative material ceilings such as wood and metal, are increasing customer options and competition.

EUROPE

As in the U.S., the commercial markets in Europe are expected to grow, but at a slower rate than GDP due to current vacancies. In addition, sales growth will differ by region, with slight improvements in Western Europe following several years of decline, and moderate growth in Russia and Eastern Europe.

The Company is the leading branded commercial mineral fiber supplier in Western Europe. As pressure is increasingly being placed on traditional mineral fiber by metal and soft ceiling entries, the Company expects to grow its metal ceilings business in Europe.

ASIA

The rapidly growing Chinese industrialization, coupled with preparations for the 2008 Olympics, should continue to attract investment over the projected period. Other countries in the region should also experience growth, especially South Asia. There is strong competition in the region from drywall ceilings, competition that is fueled by excess capacity and low installed pricing, which makes the product attractive versus other ceiling applications.

COMPETITIVE POSITION- CABINETS

The market for cabinets in the U.S. is expected to rise modestly in 2003 as activity from strong housing start levels in 2001-2003 continues to drive demand. From 2004-2006, however, a moderate (1-2%/year) contraction in the market is anticipated, reflecting the lagged effect of slowing housing starts. Thereafter, a recovery of 2-3%/year growth is forecast. The Company contends that share can be gained through improving customer delivery performance, leveraging its existing customer sales and support infrastructure, and introducing new product styles and offerings.

PRICING/INFLATION

Inflation on sales price differs by business, depending on the industry and geography in which it competes, the competitive platform that exists, new products that may be introduced, and the expected demands of the customer. In general, the forecasts assume little to no gain in sales price due to the competitive nature of the businesses.

Inflation on costs other than raw materials and natural gas is generally assumed to be in line with CPI (U.S.) and other country equivalent calculations of price increase. Except where stated otherwise, inflation pressures are expected to be moderate (<2% in the U.S. and approximately 2% in most other countries) in 2003 and the duration of the forecast.

Salary increases are assumed at 3% per annum. Where available, contracted wage increases are included in the forecast. Otherwise, similar assumptions on CPI and unemployment are utilized for manufacturing labor cost inflation assumptions.

Principal raw material assumptions differ by business and by product line. Raw materials purchases include the following:

WOOD:

During the first quarter of 2003, lumber prices have increased over prior year levels at an annual rate of 24%. Although prices at this level are considered abnormally high, they are expected to remain near these levels for the remainder of 2003. Prices are then projected to decrease by approximately 7% in 2004 and 9% in 2005, followed by small inflationary increases of 2.5% per annum thereafter.

PVC/PLASTICIZERS:

Average prices for these hydrocarbon-based products increased 15% in the first quarter of 2003 versus the prior year, mainly due to the abnormal effect on oil prices from political tensions in the Middle East, and are expected to remain at these levels for the duration of the year. Thereafter, a small decline of approximately 2% per annum is projected as prices are restored to normal levels.

NATURAL GAS:

For 2003, the Company expects annual costs for this energy source to increase 27% over the prior year, and the Company expects costs to remain at this level for 2004. Thereafter, prices are expected to decline by 2.3%-5.4%. In addition, the Company utilizes a formal hedging system to moderate exposure to large short-term price swings.

SELLING, GENERAL, ADMINISTRATIVE, AND OTHER EXPENSE

Selling, general, administrative, and other expenses are forecasted in the individual business entities based upon their expectations of delivering quality products to the customer while attaining productivity within the operations to improve operating margin. Growth and decline outlooks in each business entity are based upon the individual needs of the specific business unit.

In addition, corporate support costs are assessed to the businesses. Cost assessments are based upon a level of effort, generally a calculation based on measurements such as employee headcount per group, man hours per group, invoices processed, or materials procured per group. Corporate support costs cover services for accounting, treasury, tax, human resources, communications, legal, safety, shared services, and other corporate officer services.

B. DISTRIBUTIONS UNDER THE PLAN

Cash, debt securities, and common stock of Reorganized AWI will be distributed pursuant to the Plan.

The projections assume the Asbestos PI Trust and the holders of Allowed Unsecured Claims will share in the Plan Consideration, made up of the following components:

- Available Cash,
- Plan Notes, and
- Substantially all of the outstanding common stock of Reorganized AWI.

ASSET DISTRIBUTIONS

AWI expects to distribute cash and certain other assets on or after the Effective Date as follows:

- Approximately \$350 million of cash will be distributed to the Asbestos PI Trust and to holders of Allowed Unsecured Claims.
- Approximately \$174 million in book value of insurance assets will be distributed to the Asbestos PI Trust.

DEBT SECURITIES:

Debt securities, as described below, will be issued on the Effective Date:

AWI will issue three series of Plan Notes, which will be unsecured notes in the principal amounts of \$275 million, \$250 million, and \$250 million, which will mature five, seven, and ten years, respectively, after the Effective Date. *See* discussion under “Debt,” below.

COMMON STOCK:

Common Stock of Reorganized AWI will also be issued pursuant to the Plan. Based on, among other things, its analysis of the Projected Financial Information, the market value of securities of other companies serving similar markets, and their capitalization rates, AWI’s financial advisors, Lazard Freres & Co. LLC, have calculated the Reorganization Value of Reorganized AWI to be \$2,700 million. Refer to Section X, entitled, “REORGANIZATION VALUE,” of the Disclosure Statement for a description of the assumptions made and caveats thereto.

SHARE OF DISTRIBUTION

Refer to Section V, entitled, "THE PLAN OF REORGANIZATION," of the Disclosure Statement for a description of the distributions to be made to various classes of creditor.

OTHER LIABILITIES

AWI will reinstate approximately \$38 million of liabilities, including loans against Company Owned Life Insurance ("*COLI*") for certain retired and current executives.

C. OTHER SIGNIFICANT ASSUMPTIONS

CASH

It is assumed that interest of 1.3% will be earned on surplus cash balances. A revolving credit facility is assumed to be necessary to enable Reorganized AWI to fund part of the distributions under the Plan and, if necessary, working capital and operating needs. For these purposes, approximately \$124 million in borrowings will be required as of the Effective Date under this facility, and repayments of these borrowings will be made no later than December 2003. Interest is calculated accordingly at a rate of 2.75% per annum on these borrowings based upon an assumed drawdown period of 6 months.

Reorganized AWI will retain \$129.2 million in cash for ongoing business needs and certain expenses pursuant to the Plan, as follows: AWI will reserve approximately \$90 million for ongoing working capital purposes and will pay approximately \$27 million for certain Administrative Expenses, \$8 million with respect to Allowed Convenience Claims and cure costs with respect to assumed executory contracts, and \$4 million for new debt financing costs.

PROPERTY, PLANT, AND EQUIPMENT

To adjust net property, plant, and equipment to an estimate of its fair value in accordance with SOP 90-7, AWI plans to review its property, plant, and equipment and has hired American Appraisals to obtain appraisals to determine what revisions, if any, should be made to these asset values. Since the appraisal process is not yet complete, a \$150 million increase is an estimate used for purposes of the projections. The actual adjustment at the Effective Date could be higher or lower. Any adjustment to this allocation would have no impact on cash flow but would impact the projected statement of income.

For purposes of this projection, the fair value adjustment of the property, plant, and equipment is being amortized over eleven years, which approximates the estimated useful remaining life of the assets. Actual amortization periods used at the Effective Date, however, could be shorter or longer based on the outcome of the appraisal process.

PENSION AND POST-RETIREMENT BENEFIT OBLIGATIONS

In accordance with SOP 90-7, asset and liability accounts representing pension assets and obligations and post-retirement benefit obligations are adjusted to reflect projected actuarial valuations of these assets and liabilities as of the Effective Date. The key assumptions used to project the actuarial valuations in respect of U.S. plans are as follows:

Assumptions	2003	2004 and Beyond
Discount rate	6.50%	6.75%
Mortality assumptions	Retirement Plan (RP2000) Table, provided by the Society of Actuaries, updated to 2003	
Return on assets (pension)	8.00%	8.00%
Health care cost trend rate (post retirement benefit)	11%	10% for 2004 9% for 2005 8% for 2006 7% for 2007 6% for 2008 and beyond

INVENTORIES

In accordance with SOP 90-7, inventories are adjusted to recognize the estimated manufacturing profit in finished goods and work in process. In addition, existing LIFO inventory reserves are eliminated as of the Effective Date.

REORGANIZATION GOODWILL

In accordance with SOP 90-7, the reorganization value in excess of amounts allocable to identifiable assets is an intangible asset. This item has no tax or cash flow implications.

DEBT

One tranche of the Plan Notes is expected to bear interest on a floating basis related to the three-month U.S. Dollar LIBOR, and the two fixed rate tranches will bear fixed interest coupons based upon U.S. Treasury notes with like maturities. The floating rate tranche will include a spread (which will be set for the tenor on the notes) determined to be the average corporate spread over three-month LIBOR for recently issued syndicated bank credit facilities of comparable size and maturity and comparably rated U.S. companies over the 30-day period ending on the last day of the month immediately preceding the Effective Date. The coupon rates for the fixed income tranches will include a spread determined to be the average corporate spread over such Treasury notes for outstanding issues of comparable maturity and comparably rated U.S. companies over the 30-day period ending on the last day of the month immediately preceding the Effective Date.

For the purposes of this forecast, it is assumed that Reorganized AWI will issue Plan Notes on the following terms:

- \$275 million, five-year floating rate note with interest at 2.35% per annum. For the purposes of this forecast, however, it is assumed that this tranche will be swapped back to fixed rate and accordingly will bear a fixed interest rate of 4.89% per annum for its five-year tenor.
- \$250 million, seven-year fixed rate note with interest at 5.45% per annum.
- \$250 million, ten-year fixed rate note with interest at 5.65% per annum.

All Plan Notes are assumed to be publicly tradable, unsecured, and have bullet maturities with full repayments of principal to be made at the respective 5, 7, and 10-year anniversaries of the

Effective Date and to have interest paid quarterly in the case of the floating rate note and semi-annually in the case of the fixed rate notes, unless otherwise specified.

The above interest rates are based on the assumption that Reorganized AWI will be rated "investment grade" (BBB- or better) by the credit rating agencies. If Reorganized AWI is rated BB+ or lower by the credit rating agencies, depending on credit market conditions at the time of emergence, a BB+ or lower credit rating could cause annual interest expense to increase by approximately \$20 million for each of the years in the forecast.

In addition, Reorganized AWI has agreed on a "reasonable efforts basis" to place \$775 million of debt in the debt markets under a Rule 144A private placement at the Effective Date and, if successful, the Asbestos PI Trust and the holders of Allowed Unsecured Claims would receive \$775 million in cash in lieu of the Plan Notes on the Initial Distribution Date. Reorganized AWI would incur incremental fees estimated at \$5 million to place such debt in the debt markets. Should Reorganized AWI be rated "investment grade" (BBB- or better) by the credit rating agencies, the interest costs of the debt so raised in the debt markets should approximate the interest costs of the Plan Notes indicated above. Similarly, if Reorganized AWI is rated BB+ or lower by the credit rating agencies, the initial costs of issuing the notes placed under Rule 144A would increase from an estimated \$5 million to \$15 million, and the coupon rates would increase significantly. Funding of either of these amounts may come from available cash or additional borrowings not reflected in this forecast.

INCOME TAXES

As described more fully in Section XII of the Disclosure Statement, entitled, "CERTAIN FEDERAL INCOME TAX CONSEQUENCES OF THE PLAN," it is expected that Reorganized AWI will receive federal income tax deductions in an amount equal to the cash and the value of stock transferred to the Asbestos PI Trust upon such transfer. With respect to debt securities transferred to the Asbestos PI Trust, it is also expected that Reorganized AWI will receive federal income tax deductions equal to the payments on such debt securities as and when made. The federal income tax deductions attributable to the transfer of the cash and stock to the Asbestos PI Trust will result in substantial net operating losses for federal income tax purposes. These net operating losses will be reduced by the amount of debt (excluding asbestos liabilities) and certain other prepetition liabilities cancelled in the reorganization.

A federal income tax receivable of \$54.8 million will result from the carryback of these net operating losses to years in which income is available and for which the Company elects a carryback. This receivable of \$54.8 million should be received prior to the first anniversary of the Effective Date (*i.e.*, by June 30, 2004 if the Effective Date were July 1, 2003). This assumes that the Asbestos PI Trust is funded on the Effective Date. If funding occurs after the Effective Date, the income tax receivable would be eliminated and would be offset by an increase in deferred income tax assets.

A deferred income tax asset results from tax net operating losses and deferred deductions available to offset income tax payments in future years. Foreign tax credit carryforwards have been ignored, since it is expected that they will expire unutilized. For purposes of these projections, it is assumed that all other tax benefits are available upon the Effective Date and that no valuation allowance is necessary.

A statutory federal income tax rate of 35% is assumed throughout the projection period. The differences between the statutory and the effective tax rates for the projection period are due primarily to foreign and state income taxes.

The current portion of income taxes payable set forth in the consolidated balance sheets is based on the assumption that payment generally occurs before the end of the calendar year.

LIABILITIES SUBJECT TO COMPROMISE

Liabilities subject to compromise will be discharged at the Effective Date.

Armstrong World Industries, Inc. and Subsidiaries
Projected Consolidated Balance Sheets
(\$ in Millions – Unaudited)

Assets	Pro Forma July 1, 2003			Reorganized Projected at				
	Pre-emergence Balance Sheet	POR Adjustments	Reorganization Balance Sheet	December 31,				
				2003	2004	2005	2006	2007
Current assets:								
Cash and cash equivalents	\$ 355.6	\$ (226.4) (1.8)	\$ 129.2	\$ 105.1	\$ 258.2	\$ 435.0	\$ 659.3	\$ 897.8
Accounts receivable less allowance	368.4	-	368.4	327.6	343.1	360.0	374.8	387.3
Inventories	461.5	72.7 (2)	534.2	495.2	509.3	516.1	527.5	534.8
Income Tax Benefit	14.7	54.8 (3)	69.5	69.5	14.7	14.7	14.7	14.7
Other current assets	69.4	(8.0) (5)	61.4	62.2	62.8	62.8	62.9	63.1
Total current assets	1,269.6	(106.9)	1,162.7	1,059.6	1,188.1	1,388.6	1,639.2	1,897.7
Property, plant, and equipment, net	1,266.4	150.0 (4)	1,416.4	1,364.6	1,344.5	1,322.7	1,301.0	1,284.4
Insurance for asbestos related liabilities	166.1	(166.1) (5)	-	-	-	-	-	-
Prepaid pension costs	437.4	(246.3) (6)	191.1	198.5	213.3	227.7	241.5	254.8
Investment in affiliates	47.2	-	47.2	50.5	54.7	60.4	65.9	71.8
Goodwill, net	222.1	(222.1) (7)	-	-	-	-	-	-
Excess Reorganization Value	-	585.2 (7)	585.2	585.2	585.2	585.2	585.2	585.2
Other intangibles, net	86.3	-	86.3	84.9	79.5	72.2	66.3	60.4
Income Tax Benefit	869.5	(523.5) (3)	346.0	330.9	300.6	270.4	240.1	209.9
Other noncurrent assets	113.5	(1.0) (6)	112.5	114.7	122.6	129.9	137.4	145.3
Total assets	\$ 4,478.1	\$ (530.7)	\$ 3,947.4	\$ 3,788.9	\$ 3,888.5	\$ 4,057.1	\$ 4,276.6	\$ 4,509.5
Liabilities & Shareholders' Equity								
Current liabilities:								
Short-term debt	\$ 11.6	\$ -	\$ 11.6	\$ 11.6	\$ 11.6	\$ 11.6	\$ 11.6	\$ 11.6
Current installments of long-term debt	6.3	-	6.3	6.3	6.3	6.3	6.3	6.3
Accounts payable and accrued expenses	340.0	-	340.0	312.1	317.7	329.6	339.9	346.3
Income taxes	29.7	-	29.7	31.2	31.2	31.2	31.2	31.2
Total current liabilities	387.6	-	387.6	361.2	366.8	378.7	389.0	395.4
Liabilities subject to compromise	4,861.1	(4,861.1) (8)	-	-	-	-	-	-
Long-term debt	30.7	-	30.7	26.4	19.6	13.9	9.7	8.4
Restructured Debt	-	775.0 (8)	775.0	775.0	775.0	775.0	775.0	775.0
Exit Revolver	-	123.6 (8)	123.6	-	-	-	-	-
Postretirement and post employment benefit liabilities	258.8	169.5 (6)	428.3	428.1	425.2	421.5	417.0	412.7
Pension benefit liabilities	179.6	62.3 (6)	241.9	242.9	244.6	246.5	248.2	250.0
Other long-term liabilities	72.5	37.5 (9)	110.0	102.3	104.5	105.3	106.2	107.3
Deferred income taxes	15.5	96.5 (10)	112.0	100.3	104.9	110.4	122.8	129.6
Minority interest in subsidiaries	9.8	-	9.8	10.6	12.8	15.2	18.0	20.8
Total liabilities	5,815.6	(3,596.7)	2,218.9	2,046.8	2,053.4	2,066.5	2,085.9	2,099.2
Shareholders' equity:								
Equity pre/post emergence	(1,337.5)	3,066.0	1,728.5	1,728.5	1,728.5	1,728.5	1,728.5	1,728.5
Additional changes in APIC for restricted stock	-	-	-	-	-	5.6	11.2	16.8
Retained earnings	-	-	-	13.6	106.6	256.5	451.0	665.0
Total shareholders' equity	(1,337.5)	3,066.0	1,728.5	1,742.1	1,835.1	1,990.6	2,190.7	2,410.3
Total liabilities and shareholders' equity	\$ 4,478.1	\$ (530.7)	\$ 3,947.4	\$ 3,788.9	\$ 3,888.5	\$ 4,057.1	\$ 4,276.6	\$ 4,509.5

See Explanatory Notes to the Consolidated Financial Statements

EXPLANATORY NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Explanatory notes to the Consolidated Financial Statements concerning “POR adjustments.”

1. Cash projected to be paid as of the Effective Date includes \$350 million to the Asbestos PI Trust and the holders of Allowed Unsecured Claims paid out of cash and cash equivalent balances and drawings under the Revolving Credit Facility. The remaining cash and cash equivalent balance of \$129.2 million will be used for distributions and payments with respect to Allowed Convenience Claims, cure amounts under assumed executory contracts, exit financing costs, and certain Administrative Expenses, as well as operating cash needs estimated in this projection to be \$90 million.
2. To adjust inventory to its approximate fair value through the elimination of the LIFO reserve (\$52.6 million) and recognition of the estimated manufacturing profit in finished goods inventory (\$20.1 million). Following the Effective Date, inventory will continue to be calculated on the LIFO method for both book and tax purposes, where permitted.
3. AWI will receive tax deductions for cash, debt, and the value of equity securities contributed to the Asbestos PI Trust. An income tax receivable of \$54.8 million will result from carryback of losses to years with available income. Deferred income tax assets of \$346.0 million result from deferred deductions available to offset income tax payment in future periods. For purposes of these projections, it is assumed that all tax benefits, other than foreign tax credit carryforwards, are available upon the Effective Date, and no valuation allowance is necessary. Foreign tax carryforwards were ignored because they are expected to expire unutilized.
4. To adjust net property, plant, and equipment to an estimate of its fair value in accordance with the fresh start accounting provisions of SOP 90-7. Since the appraisal process is not yet complete, \$150 million is an estimate used for purposes of these projections.
5. To record the transfer, at book value, of certain insurance related assets to the Asbestos PI Trust.
6. To record the fair value of the benefit plans as of the Effective Date, in accordance with SOP 90-7 and FAS 106, 112, and 87.
7. In accordance with the fresh start accounting provision SOP 90-7, existing goodwill is eliminated, and excess reorganization value is recorded for amounts in excess of value allocable to identifiable assets.
8. To record the discharge of Liabilities Subject to Compromise through the distribution pursuant to the Plan of debt securities, common stock, and the cash previously mentioned in Note 1.
 - o Armstrong will issue five, seven, and ten-year notes in the aggregate principal amount of \$775 million.
 - o Reorganized AWI has an estimated equity value of \$1,728.5 million. New Common Stock of Reorganized AWI will be issued with an estimated value of \$1,691 million after

deducting \$37.5 million of value for the New Warrants and before dilution from the equity incentive plan. The Existing AWI Common Stock will be cancelled, and the holder thereof will receive New Warrants with an expected fair value of approximately \$35-\$40 million.

o Restricted stock awards granted at the Effective Date are expensed over the term of the award based on the fair value of the stock at the date of grant. As the restricted stock vests, the fair value is credited to equity as a component of Additional Paid-In Capital.

9. To record liabilities reinstated on the books of Reorganized AWI.
10. To the extent that the above adjustments give rise to temporary book/tax differences, deferred taxation has been provided on these amounts at statutory rates of income tax.

Income Statement Impact

SOP 90-7 adjustments impact the consolidated statement of income as follows:

1. Manufacturing profit in inventory as part of the finished goods inventory adjustment to fair value. Disposal of this inventory based on estimated sales is projected to increase cost of sales by approximately \$20 million in the second half of 2003.
2. The fair value adjustment of the property, plant, and equipment is being amortized over eleven years, unfavorably impacting the P&L by \$6.8 million in the second half of 2003 and \$13.6 million per year thereafter.
3. Projected reorganization expense incurred after the Effective Date in the amount of \$9.2 million in 2003 and \$2.0 million in 2004 has been included in the determination of Operating Income.

Armstrong World Industries, Inc. and Subsidiaries
Projected Consolidated Income Statement
(\$ in Millions – Unaudited)

	Reorganized Projected at December 31,				
	<u>2H 2003</u>	<u>2004</u>	<u>2005</u>	<u>2006</u>	<u>2007</u>
Net Sales	\$ 1,648.7	\$ 3,427.6	\$ 3,589.2	\$ 3,732.7	\$ 3,852.2
Cost of Goods Sold	1,270.0	2,577.5	2,663.6	2,747.3	2,824.5
Gross Profit	378.7	850.1	925.6	985.4	1,027.7
SGA	323.8	656.2	649.8	644.3	659.7
Amortization	8.2	17.9	18.8	17.4	17.4
Equity in earnings from affiliates	(10.9)	(21.2)	(24.0)	(24.9)	(25.8)
Post Confirmation Reorganization Expense	9.2	2.0	0.0	0.0	0.0
Operating income (loss)	\$ 48.4	\$ 195.2	\$ 281.0	\$ 348.6	\$ 376.4
Interest expense	25.3	48.9	48.7	48.4	48.3
Other (income) expense	(2.9)	(2.4)	(4.5)	(7.1)	(10.1)
Minority interest	0.9	2.3	2.6	2.8	2.9
Earnings before income taxes	\$ 25.1	\$ 146.4	\$ 234.2	\$ 304.5	\$ 335.3
Income tax expense	11.5	53.4	84.3	110.0	121.3
Net earnings from Continued Operations	\$ 13.6	\$ 93.0	\$ 149.9	\$ 194.5	\$ 214.0
SEGMENTAL DATA					
	<u>2H 2003</u>	<u>2004</u>	<u>2005</u>	<u>2006</u>	<u>2007</u>
<u>Net Sales</u>					
Resilient Floor	\$ 602.8	\$ 1,236.0	\$ 1,273.0	\$ 1,326.0	\$ 1,370.0
Wood Floor	373.9	789.0	822.0	844.0	867.0
Textile & Sports Floor	131.7	261.0	266.0	272.0	275.0
Eliminations	(2.2)	(9.4)	(9.8)	(10.3)	(10.8)
Total Floor	\$ 1,106.2	\$ 2,276.6	\$ 2,351.2	\$ 2,431.7	\$ 2,501.2
Building Products	431.3	901.0	963.0	1,001.0	1,026.0
Cabinets	111.2	250.0	275.0	300.0	325.0
Total Company	\$ 1,648.7	\$ 3,427.6	\$ 3,589.2	\$ 3,732.7	\$ 3,852.2
<u>Operating Income</u>					
Resilient Floor	\$ 45.7	\$ 92.0	\$ 106.0	\$ 135.0	\$ 147.0
Wood Floor	14.0	61.0	76.0	81.0	88.0
Textile & Sports Floor	(1.0)	10.0	15.0	20.0	23.0
Total Floor	\$ 58.7	\$ 163.0	\$ 197.0	\$ 236.0	\$ 258.0
Building Products	46.9	86.0	130.0	147.0	149.0
Cabinets	0.5	15.0	22.0	32.0	38.0
Corporate/other (including Fresh Start adjustments)	(57.7)	(68.8)	(68.0)	(66.4)	(68.6)
Total Company	\$ 48.4	\$ 195.2	\$ 281.0	\$ 348.6	\$ 376.4

Armstrong World Industries, Inc. and Subsidiaries
Projected Consolidated Statements of Cash Flows
(\$ in Millions – Unaudited)

	Reorganized Projected at December 31,				
	2H 2003	2004	2005	2006	2007
Cash flows from operating activities:					
Net income	\$ 13.6	\$ 93.0	\$ 149.9	\$ 194.5	\$ 214.0
Depreciation, amortization, other non-cash charges	96.8	151.0	151.4	150.4	150.2
Deferred income taxes	(11.8)	4.6	5.5	12.4	6.8
Equity (earnings) change in affiliates	(10.9)	(21.2)	(24.0)	(24.9)	(25.8)
(Increase) decrease in receivables	40.8	(15.5)	(16.9)	(14.9)	(12.5)
(Increase) decrease in inventories	39.0	(14.1)	(6.9)	(11.3)	(7.3)
(Increase) decrease in other current assets	(0.8)	54.2	0.0	(0.1)	(0.2)
(Increase) decrease in other noncurrent assets	5.6	7.5	14.1	14.5	14.6
Increase (decrease) in accounts payable and accrued expenses	(27.9)	5.6	11.8	10.4	6.4
Increase (decrease) in income taxes payable	1.6	0.0	0.0	0.0	0.0
Increase (decrease) in other long-term liabilities	(7.0)	1.1	(1.1)	(1.8)	(1.5)
Other	1.2	2.3	2.7	2.8	3.0
Net cash provided (used by) operating activities	\$ 140.2	\$ 268.5	\$ 286.5	\$ 332.0	\$ 347.7
Cash flows from investing activities:					
Capital Expenditures	(44.7)	(125.6)	(122.3)	(122.8)	(127.8)
Distributions of equity affiliates	8.4	17.0	18.3	19.4	19.9
Net cash provided (used for) investing activities	\$ (36.3)	\$ (108.6)	\$ (104.0)	\$ (103.4)	\$ (107.9)
Cash flows from financing activities:					
Total Debt (non-revolver)	(4.4)	(6.8)	(5.7)	(4.3)	(1.3)
Total Revolver	(123.6)	0.0	0.0	0.0	0.0
Net cash provided (used for) financing activities	\$ (128.0)	\$ (6.8)	\$ (5.7)	\$ (4.3)	\$ (1.3)
Net increase (decrease) in cash and cash equivalents	\$ (24.1)	\$ 153.1	\$ 176.8	\$ 224.3	\$ 238.5
Cash and cash equivalents at beginning of period	\$ 129.2	\$ 105.1	\$ 258.2	\$ 435.0	\$ 659.3
Cash and cash equivalents at end of period	\$ 105.1	\$ 258.2	\$ 435.0	\$ 659.3	\$ 897.8

**IMPORTANT INFORMATION FOR HOLDERS OF
COMMON STOCK OF ARMSTRONG HOLDINGS, INC.**

In connection with the proposed Plan, the Board of Directors of Armstrong Holdings, Inc. (“**AHI**”) contemplates proposing the dissolution and winding-up of AHI. In that regard, AHI intends to file relevant materials with the U.S. Securities and Exchange Commission (“**SEC**”), including a proxy or consent solicitation statement with respect to approval by AHI’s shareholders of the dissolution of AHI and a plan of liquidation. Because those documents will contain important information, stockholders of AHI are urged to read them if and when they become available. When filed with the SEC, they will be available for free at the SEC’s website, www.sec.gov. AHI stockholders will receive information at an appropriate time on how to obtain documents related to such matters for free from AHI. Such documents are not currently available.

Directors and executive officers of AHI and its subsidiaries may be deemed to be participants in AHI’s solicitation of proxies or consents from its stockholders in connection with this matter. Information about such directors and executive officers and their respective stock ownership and other interests is set forth in AHI’s Annual Report on Form 10-K for the fiscal year ended December 31, 2002. Participants in AHI’s solicitation may also be deemed to include various directors, executive officers, and other persons:

DIRECTORS: H. Jesse Arnelle, Van C. Campbell, Judith R. Haberkorn, John A. Krol, Michael D. Lockhart, James E. Marley, John J. Roberts, Ruth M. Owades, M. Edward Sellers, Jerre L. Stead

OFFICERS: Matthew J. Angello, Leonard A. Campanaro, Chan W. Galbato, Gerard L. Glenn, David E. Gordon, Michael D. Lockhart, John N. Rigas, William C. Rodruan, Stephen J. Senkowski, Barry M. Sullivan, April L. Thornton

As of the date of this communication, none of these participants individually beneficially owns more than 1% of AHI’s common stock. Except as disclosed above, to the knowledge of AHI, none of these persons has any interest, direct or indirect, by security holdings or otherwise, in AHI. Stockholders will be able to obtain additional information regarding the interests of the participants by reading the proxy or consent solicitation statement of AHI if and when it becomes available.

EXHIBIT "D"

ARMSTRONG WORLD INDUSTRIES, INC. BALLOT SOLICITATION AND TABULATION PROCEDURES

The following procedures (the "Voting Procedures") are adopted with respect to (a) the distribution of Ballot solicitation materials with respect to the Plan (as hereinafter defined) and (b) the return and tabulation of Ballots and Master Ballots.

1. Definitions:

- a. **"Asbestos Publication Notice"** means a published notice of (a) the approval of the Disclosure Statement and the scheduling of the Confirmation Hearing and (b) the procedure for holders of Asbestos Personal Injury Claims to obtain a Solicitation Package in a form approved by the Bankruptcy Court in the Disclosure Statement Order.
- b. **"Bankruptcy Court"** means the United States Bankruptcy Court for the District of Delaware.
- c. **"Claims Settlement Guidelines"** means the settlement guidelines and authority contained in that certain Order Granting Motion of the Debtors for Order Pursuant to Section 105(a) of the Bankruptcy Code and Bankruptcy Rule 9019(b) Authorizing the Establishment of Procedures to Settle Certain Prepetition Claims Against the Debtors' Estates dated May 31, 2002.
- d. **"Confirmation Hearing"** means the hearing on the confirmation of the Plan, as such hearing may be adjourned from time to time.
- e. **"Debt Nominees"** means institutional holders of record of Debt Securities who hold Debt Securities in "street name" on behalf of beneficial owners or otherwise represent such beneficial holders.
- f. **"Depository"** means the Depository Trust Company in the United States, and Euroclear and Clearstream or other similar entity outside the United States.
- g. **"Disclosure Statement"** means the disclosure statement in connection with the Plan, as approved by the Bankruptcy Court in the Disclosure Statement Order.
- h. **"Disclosure Statement Order"** means the Order of the Bankruptcy Court approving the Disclosure Statement.
- i. **"Debt Securities"** means the debt securities of AWI that are either fully registered or registered as to principal only. Debt Securities does not include Claims arising under or in connection with that certain Credit Agreement, dated October 29, 1998, among AWI, JPMorgan Chase Bank, as agent, and the Lenders.
- j. **"Debt Securities Trustee"** means the indenture trustee for any issue of debt securities of AWI as to which all or some of such debt securities constitute Debt Securities.
- k. **"Equity Nominees"** means institutional holders of record of Holdings Equity Securities who hold Holdings Equity Securities in "street name" on behalf of beneficial owners or otherwise represent such beneficial owners.
- l. **"Equity Securities Transfer Agents"** means the transfer agent for any issue of Holdings Equity Securities.

- m. **"General Bar Date Order"** means the order of the Bankruptcy Court, dated April 18, 2001, which fixed the deadline for filing proofs of claim against AWI's estate for all claims other than Asbestos Personal Injury Claims and Asbestos Property Damage Claims.
- n. **"Holdings Equity Securities"** means any equity securities issued by Armstrong Holdings, Inc.
- o. **"Holdings Record Date"** means the earlier of (i) the date selected by the Board of Directors of Armstrong Holdings, Inc. as the record date for the voting of Holdings Equity Securities on the Holdings Plan of Liquidation and (ii) May 9, 2003.
- p. **"Lenders"** means the lenders under that certain Credit Agreement, dated October 29, 1998, among AWI, JPMorgan Chase Bank, as agent, and the lenders party thereto.
- q. **"Master Ballot"** means a Ballot (a) filed on behalf of one or more beneficial owners of Debt Securities in accordance with the procedures set forth in section 3.f of these Voting Procedures or (b) filed on behalf of one or more holders of Asbestos Personal Injury Claims pursuant to section 4.c of these Voting Procedures.
- r. **"Plan"** means the Plan of Reorganization of Armstrong World Industries, Inc. dated November 4, 2002, as may be amended.
- s. **"Publication Notice"** means a published notice of (a) the approval of the Disclosure Statement and the scheduling of the Confirmation Hearing and (b) the procedure for holders of Claims to obtain a Solicitation Package in a form approved by the Bankruptcy Court in the Disclosure Statement Order.
- t. **"Record Amount"** means the amount shown on the records of the Debt Securities Trustees and the Debt Nominees (as confirmed by record and depository listings) as of the Voting Record Date.
- u. **"Solicitation Package"** means, and will consist of, all of the following:
 - i. Notice of the Confirmation Hearing and related matters, substantially in a form approved by the Bankruptcy Court, setting forth, *inter alia*, the time fixed for filing acceptances and rejections to the Plan, the time fixed for filing objections to confirmation of the Plan, and the date and time of the Confirmation Hearing.
 - ii. Disclosure Statement Order.
 - iii. Disclosure Statement (with the Plan attached as an exhibit thereto).
 - iv. Order approving the Voting Procedures described herein.
 - v. For Entities entitled to vote, appropriate Ballots and voting instructions.
 - vi. For Entities entitled to vote, pre-addressed, postage-paid, return envelopes.
 - vii. Any other materials ordered by the Bankruptcy Court to be included as part of the Solicitation Package.
- v. **"Special Voting Agent"** means with respect to Debt Securities and Holdings Equity Securities, Innisfree M&A Incorporated, or such other firm that may be retained by AWI to act as the solicitation and tabulation agent with respect to the Plan.
- w. **"Voting Agent"** means with respect to the holder of the Equity Interests and all holders of Claims entitled to vote on the Plan other than the holders of Debt Securities, Trumbull Services, LLC, or

such other firm that may be retained by AWI to act as the solicitation and tabulation agent with respect to the Plan.

- x. **“Voting Deadline”** means the date that is established by the Bankruptcy Court as the deadline for the return of Ballots on the Plan.
- y. **“Voting Record Date”** means the date that is two (2) Business Days after the date of the Disclosure Statement Order.

Any capitalized term used but not defined herein shall have the meaning ascribed to such term in the Plan.

2. Publication Notices:

a. Publication Notice:

AWI will cause the Publication Notice to be published (i) twice in the weekday edition of the national editions of *The New York Times*, *The Wall Street Journal*, and *USA Today*, (ii) once, in each of the trade publications as set forth in the Disclosure Statement Order, and (iii) once, in each of the newspapers set forth on Exhibit “A” hereto on a date not less than thirty (30) calendar days prior to the Confirmation Hearing.

b. Asbestos Publication Notice:

AWI will cause the Asbestos Publication Notice to be published once in each of the publications set forth on Exhibit “B” hereto on a date not less than thirty (30) calendar days prior to the Confirmation Hearing.

3. Distribution of Solicitation Packages:

a. Scheduled Claims:

The Voting Agent will cause a Solicitation Package to be served upon each holder of a Claim against AWI listed in the Schedules as of the Voting Record Date as liquidated, undisputed, and noncontingent (other than holders of Debt Securities) and with a claim amount in excess of \$0.00.

b. Filed Claims:

The Voting Agent will cause a Solicitation Package to be served upon each holder of a Claim represented by a proof of claim filed against AWI that has not been withdrawn or disallowed or expunged by an order of the Bankruptcy Court entered on or before the Voting Record Date, other than a proof of claim asserting (a) Claims under, or evidenced by, any Debt Securities and (b) Asbestos Personal Injury Claims, which claims shall be dealt with as described below. If the relevant proof of claim does not indicate the appropriate classification of a Claim, and such classification cannot be determined from the Schedules, such Claim shall be treated as an Unsecured Claim. Each holder of an Asbestos Property Damage Claim that timely filed a proof of claim that has not been withdrawn, expunged, or disallowed by the Voting Record Date will be sent a Solicitation Package and, if no objection to such Asbestos Property Damage Claim is pending as of the Voting Record Date, a Ballot.

c. Asbestos Personal Injury Claims:

The Voting Agent will cause Solicitation Packages to be served with respect to Asbestos Personal Injury Claims in the manner described in section 4.a hereof.

d. Parties to Executory Contracts and Unexpired Leases:

(i) Each Entity that is listed on the Schedules as a party to an executory contract or an unexpired lease with AWI, irrespective of whether, pursuant to section 365(a) of the Bankruptcy Code, such contract is, in fact, an "executory contract" or such lease is, in fact, an "unexpired lease," and (ii) any other Entity listed as a party to any contract listed on Exhibit 8.2, Exhibit 8.4, or Exhibit 8.5(b) to the Plan will receive a Solicitation Package.

e. Determination of Holders of Record:

Except with respect to Asbestos Personal Injury Claims, Claims under, or evidenced by, any Debt Securities, or Holdings Equity Securities, the Solicitation Package will be served upon the Entity that holds a Claim or the Equity Interests as of the Voting Record Date, and AWI will have no obligation to cause a Solicitation Package to be served upon any subsequent holder of such Claim (as evidenced by any notice of assignment of such Claim entered on the Bankruptcy Court's docket or that only becomes effective after the Voting Record Date or otherwise) or Equity Interest.

f. Lender Claims

JPMorgan Chase Bank, as agent, will provide, within five (5) business days of the date of the Disclosure Statement Order, the Voting Agent with a list of the names, addresses, and holdings of the Lenders as of the Voting Record Date. The Voting Agent will cause a Solicitation Package to be served upon each holder of a Claim held by a Lender as of the Voting Record Date. The Lenders shall then return the Ballots to the Voting Agent by the Voting Deadline.

g. Debt Securities and Holdings Equity Securities:

To all holders of Debt Securities and Holdings Equity Securities, according to the following procedures:

(i) List of Record Holders:

Pursuant to Bankruptcy Rules 1007(i) and 3017(e), within five (5) Business Days after the Voting Record Date or the Holdings Record Date, as the case may be, the Debt Securities Trustees and Equity Securities Transfer Agents shall provide to the Special Voting Agent (a) a copy of the list of the names, addresses, and holdings of the holders of Debt Securities as of the Voting Record Date, or Holdings Equity Securities as of the Holdings Record Date, as applicable, (b) a set of mailing labels for such holders, and (c) such other information as the Special Voting Agent deems reasonably necessary to perform its duties hereunder. Upon request by the Special Voting Agent, the Debt Securities Trustees and Equity Securities Transfer Agents shall provide additional sets of mailing labels. The Special Voting Agent shall use such lists, mailing labels, and other information only for purposes consistent with these Voting Procedures.

(ii) Determination of Number of Beneficial Owners:

As soon as practicable after the entry of the Disclosure Statement Order, the Special Voting Agent shall attempt to contact the institutional holders of record of the Debt Securities to determine whether such holders hold as Debt Nominees and to ascertain the

number of beneficial owners of such Debt Securities holding through each such Debt Nominee. As soon as practicable after the Holdings Record Date has been determined, the Special Voting Agent shall attempt to contact the institutional holders of record of the Equity Securities to determine whether such holders hold as Equity Nominees and to ascertain the number of beneficial owners of such Equity Securities holding through each such Equity Nominee.

(iii) Distribution to Record Holders Other than Debt Nominees and Equity Nominees:

The Special Voting Agent will cause to be served upon each registered record holder (other than Debt Nominees), as of the Voting Record Date, of any Debt Securities, a Solicitation Package within the time provided by the Disclosure Statement Order. The Special Voting Agent will cause to be served upon each registered holder (other than Equity Nominees), as of the Holdings Record Date, of any Holdings Equity Securities, a Solicitation Package, no later than the earlier of (i) the deadline for distribution of the proxy solicitation materials relating to the Holdings Plan of Liquidation and (ii) ten (10) Business Days after the Holdings Record Date.

(iv) Distribution to Debt Nominees and Equity Nominees:

For Debt Securities and Holdings Equity Securities, the Special Voting Agent will cause to be served upon each Debt Nominee and Equity Nominee materials comprising Solicitation Packages, in sufficient numbers estimated to allow dissemination of Solicitation Packages to each of the beneficial owners of Debt Securities and Holdings Equity Securities for which it serves, together with a copy of these Voting Procedures, and with instructions to each such Debt Nominee and Equity Nominee to (i) contact the Special Voting Agent for additional sets of Solicitation Packages, if necessary, and (ii) promptly (within five (5) Business Days after receipt of the Solicitation Packages) distribute the Solicitation Packages to the beneficial owners for which it serves. Upon request by a Debt or Equity Securities Nominee, the Special Voting Agent shall send any such Entity a Solicitation Package. For Debt Securities, the Special Voting Agent will cause such materials to be served within the time provided by the Disclosure Statement Order. For Equity Securities, the Special Voting Agent will cause such materials to be served no later than the earlier of (i) the deadline for distribution of the proxy solicitation materials relating to the Holdings Plan of Liquidation and (ii) ten (10) Business Days after the Holdings Record Date.

(1) Debt Nominees' Options for Obtaining Votes:

Debt Nominees will have two options for obtaining the votes of beneficial owners of Debt Securities, consistent with customary practices for obtaining the votes of securities held in street name:

- (a) The Debt Nominee may "prevalidate" the individual Ballot contained in the Solicitation Package and then forward the Solicitation Package to the beneficial owner of the Debt Securities for voting within five (5) Business Days after the receipt by such Debt Nominee of the Solicitation Package, with the beneficial owner then returning the individual Ballot directly to the Special Voting Agent in the return envelope to be provided in the Solicitation Package. A Debt Nominee "prevalidates" a beneficial owner's Ballot by indicating thereon the record holder of the Debt Securities voted, the amount of Debt Securities held by the beneficial owner, and the appropriate account numbers through which the beneficial owner's holdings are derived. The beneficial owner shall return the "prevalidated" Ballot to the Special Voting Agent.

- (b) The Debt Nominee may forward the Solicitation Package to the beneficial owner of the Debt Securities for voting along with a return envelope provided by and addressed to the Debt Nominee, with the beneficial owner then returning the individual Ballot to the Debt Nominee. In such case, the Debt Nominee will summarize the votes of its respective beneficial owners on a Master Ballot that will be provided to the Debt Nominee separately by the Special Voting Agent, in accordance with any instructions set forth in the instructions to the Master Ballot, and then return the Master Ballot to the Special Voting Agent. *The Debt Nominee should advise the beneficial owners to return their individual Ballots to the Debt Nominee by a date calculated by the Debt Nominee to allow it to prepare and return the Master Ballot to the Special Voting Agent so that the Master Ballot is ACTUALLY RECEIVED by the Special Voting Agent by the Voting Deadline.*
- (c) Debt Nominees that elect to use the Master Ballot voting process are required to retain the Ballots cast by their respective beneficial owners for inspection for one (1) year following the Voting Deadline, unless otherwise instructed in writing by AWI or ordered by the Bankruptcy Court. Each Debt Nominee that elects to "prevalidate" Ballots must maintain a list of those beneficial owners as of the Voting Record Date to whom Ballots were sent for one (1) year following the Voting Deadline, unless otherwise instructed in writing by AWI or ordered by the Bankruptcy Court.

(2) **Reimbursement of Expenses:**

AWI will, upon written request, reimburse Debt Securities Trustees, Debt Nominees, Equity Securities Transfer Agents, and Equity Nominees, or any of their agents, for their reasonable, actual, and necessary out-of-pocket expenses incurred in performing the tasks described above, and will utilize the guidelines of the New York Stock Exchange in approving such requests.

h. Equity Interests:

The Voting Agent will cause a Solicitation Package to be served upon the holder of record of the Equity Interests in AWI.

i. Other Parties:

The Voting Agent will cause a Solicitation Package to be served upon the Securities and Exchange Commission, the Office of the United States Trustee for the District of Delaware, the attorneys for the agent for the AWI's prepetition bank lenders, the attorneys for the Debtors' postpetition bank lenders, the attorneys for the Unsecured Creditors' Committee, the attorneys for the Asbestos PI Claimants' Committee, the attorneys for the Asbestos Property Damage Committee, the attorneys for the Future Claimants' Representative, and on each party that filed a notice of appearance with the Bankruptcy Court and has not withdrawn such notice of appearance as of the Voting Record Date.

4. Special Procedures Relating to Asbestos Personal Injury Claims:

a. Distribution of Solicitation Packages:

The Voting Agent will cause Solicitation Packages to be served with respect to Asbestos Personal Injury Claims as follows:

(i) To Attorneys Representing Individual Holders of Asbestos Personal Injury Claims:

- (1) A single Solicitation Package will be served upon each attorney known by AWI (as reflected in information furnished to AWI by the Center for Claims Resolution and as contained in any lists of attorneys furnished to AWI on or before the entry of the Disclosure Statement Order) to represent or potentially represent individuals who may hold or assert Asbestos Personal Injury Claims. *Solicitation Packages will not be served upon the individual holders of Asbestos Personal Injury Claims, except to the extent (i) an individual holder of an Asbestos Personal Injury Claim requests a Solicitation Package, (ii) a proof of Asbestos Personal Injury Claim is signed and filed by an individual holder of an Asbestos Personal Injury Claim prior to the Voting Record Date, or (iii) an attorney timely advises the Voting Agent, pursuant to section 4.a(i)(2) hereof, of the names and addresses of individuals who hold or may assert Asbestos Personal Injury Claims who should receive their own Solicitation Packages.* The Solicitation Package to be sent to each attorney will contain a separate copy of excerpts of these Voting Procedures pertaining directly to Asbestos Personal Injury Claims and a Master Ballot (as described more fully below) for the computation of votes on the Plan.
- (2) If an attorney who receives a Solicitation Package either (i) is unable to certify with respect to any holder of an Asbestos Personal Injury Claim represented by such attorney that such attorney has the authority to vote on the Plan on behalf of such holder (see section 4.c(ii) hereof) or (ii) wishes any holder of an Asbestos Personal Injury Claim represented by such attorney to cast his or her own Ballot on the Plan, such attorney shall, within thirty (30) days after the deadline for the mailing of the Solicitation Packages as set forth in the Disclosure Statement Order, furnish the Voting Agent with the name and address of each such holder.

(ii) To Individuals Who Hold or Assert Asbestos Personal Injury Claims:

- (1) **Transmittal by the Voting Agent:** If (x) an individual who holds or asserts an Asbestos Personal Injury Claim requests a Solicitation Package either by written or telephonic notice to the Voting Agent, or (y) an attorney who represents or purports to represent the holder of an Asbestos Personal Injury Claim furnishes names and addresses of individuals in accordance with section 4.a(i)(2) hereof to the Voting Agent, then the Voting Agent will cause to be mailed a Solicitation Package, together with a Ballot, directly to each such individual who holds or asserts an Asbestos Personal Injury Claim as to which it has received names and addresses within five (5) Business Days after receiving an individual request for a Solicitation Package or names and addresses of individual holders of Asbestos Personal injury Claims from any attorneys. If an individual who holds or asserts an Asbestos Personal Injury Claim signs and files a proof of Asbestos Personal Injury Claim prior to the Voting Record Date, then the Voting Agent will cause to be mailed a Solicitation Package, together with a Ballot, directly to each such individual by the deadline for mailing Solicitation Packages to holders of Claims other than Asbestos Personal Injury Claims established by the Bankruptcy Court in the Disclosure Statement Order.

- (2) **Transmittal by an Attorney:** An attorney may choose to transmit the Solicitation Packages to his or her clients directly. If an attorney chooses to transmit the Solicitation Packages to his or her clients directly, such attorney must, within ten (10) Business Days after the mailing of the Solicitation Package, furnish a written request to the Voting Agent for a specified amount of Solicitation Packages and individual Ballots, which will be provided to such attorney within five (5) Business Days after receipt of such written request. AWI will reimburse such attorney for the actual postage incurred by the attorney. Attorneys seeking reimbursement shall submit reasonable evidence of postage expenses incurred in order to obtain such reimbursement.

(iii) **To Holders of Indirect PI Trust Claims:**

The Voting Agent will cause a Solicitation Package to be served upon each holder of an Indirect PI Trust Claim that has not been withdrawn or disallowed or expunged by an order of the Bankruptcy Court entered on or before the Voting Record Date.

b. **Calculation of Votes With Respect to Asbestos Personal Injury Claims:**

(i) **Individual Holders of Asbestos Personal Injury Claims:**

Each holder of an Asbestos Personal Injury Claim (other than an Indirect PI Trust Claim) will have a single vote in an amount that will be based upon the type of disease that forms the basis for such holder's asserted Asbestos Personal Injury Claim. The amount of an Asbestos Personal Injury Claim, for voting purposes only, is as follows:

- (1) If the basis for the Asbestos Personal Injury Claim is alleged to be "*mesothelioma*" (according to the criteria set forth in the Asbestos PI Trust Distribution Procedures, which criteria will be described in the instructions on the Ballot), then each holder of an Asbestos Personal Injury Claim of this type shall vote its Asbestos Personal Injury Claim in an amount equal to the Average Value for "*mesothelioma*" set forth in the Asbestos PI Trust Distribution Procedures (which Average Value will be set forth in the instructions on the Ballot).
- (2) If the basis for the Asbestos Personal Injury Claim is alleged to be "*lung cancer 1*" (according to the criteria set forth in the Asbestos PI Trust Distribution Procedures, which criteria will be described in the instructions on the Ballot), then each holder of an Asbestos Personal Injury Claim of this type shall vote its Asbestos Personal Injury Claim in an amount equal to the Average Value for "*lung cancer 1*" set forth in the Asbestos PI Trust Distribution Procedures (which Average Value will be set forth in the instructions on the Ballot).
- (3) If the basis for the Asbestos Personal Injury Claim is alleged to be "*lung cancer 2*" (according to the criteria set forth in the Asbestos PI Trust Distribution Procedures, which criteria will be described in the instructions on the Ballot), then each holder of an Asbestos Personal Injury Claim of this type shall vote its Asbestos Personal Injury Claim in an amount equal to the Average Value for "*lung cancer 2*" set forth in the Asbestos PI Trust Distribution Procedures (which Average Value will be set forth in the instructions on the Ballot).
- (4) If the basis for the Asbestos Personal Injury Claim is alleged to be "*other cancer*" (according to the criteria set forth in the Asbestos PI Trust Distribution

Procedures, which criteria will be described in the instructions on the Ballot), then each holder of an Asbestos Personal Injury Claim of this type shall vote its Asbestos Personal Injury Claim in an amount equal to the Average Value for "other cancer" set forth in the Asbestos PI Trust Distribution Procedures (which Average Value will be set forth in the instructions on the Ballot).

- (5) If the basis for the Asbestos Personal Injury Claim is "*severe asbestosis*" (according to the criteria set forth in the Asbestos PI Trust Distribution Procedures, which criteria will be described in the instructions on the Ballot), then each holder of an Asbestos Personal Injury Claim of this type shall vote its Asbestos Personal Injury Claim in an amount equal to the Average Value for "severe asbestosis" set forth in the Asbestos PI Trust Distribution Procedures (which Average Value will be set forth in the instructions on the Ballot).
- (6) If the basis for the Asbestos Personal Injury Claim is "*asbestosis/pleural disease (level III)*" (according to the criteria set forth in the Asbestos PI Trust Distribution Procedures, which criteria will be described in the instructions on the Ballot), then each holder of an Asbestos Personal Injury Claim of this type shall vote its Asbestos Personal Injury Claim in an amount equal to the Average Value for "asbestosis/pleural disease (level III)" set forth in the Asbestos PI Trust Distribution Procedures (which Average Value will be set forth in the instructions on the Ballot).
- (7) If the basis for the Asbestos Personal Injury Claim is "*asbestosis/pleural disease (level II)*" (according to the criteria set forth in the Asbestos PI Trust Distribution Procedures, which criteria will be described in the instructions on the Ballot), then each holder of an Asbestos Personal Injury Claim of this type shall vote its Asbestos Personal Injury Claim in an amount equal to the Average Value for "asbestosis/pleural disease (level II)" set forth in the Asbestos PI Trust Distribution Procedures (which Average Value will be set forth in the instructions on the Ballot).
- (8) If the basis for the Asbestos Personal Injury Claim is "*other asbestos disease*" (according to the criteria set forth in the Asbestos PI Trust Distribution Procedures, which criteria will be described in the instructions on the Ballot), then each holder of an Asbestos Personal Injury Claim of this type shall vote its Asbestos Personal Injury Claim in an amount equal to the Scheduled Value for "other asbestos disease" set forth in the Asbestos PI Trust Distribution Procedures (which Scheduled Value will be set forth in the instructions on the Ballot).

The designation of the disease category by the holder of an Asbestos Personal Injury Claim or his or her attorney will be for voting purposes only and will not be binding upon the holder, AWI, the Asbestos PI Trust or any other Entity for any purpose other than for voting on the Plan.

(ii) Indirect PI Trust Claims:

With respect to the tabulation of Ballots for all Indirect PI Trust Claims entitled to vote on the Plan, the amount to be used to tabulate acceptance or rejection of the Plan will be as follows: If, prior to the Voting Deadline, (i) the Bankruptcy Court enters an order fully or partially allowing a Claim, whether for all purposes or for voting purposes only, (ii) a Claim is fully or partially allowed for all purposes in accordance with the Claims Settlement Guidelines, or (iii) AWI and the holder of a Claim agree to fully or partially allow such Claim for voting purposes only and no objection to such allowance is received by AWI within seven (7) calendar days after service by first-class mail of notice of such

agreement to the parties on the All Notices List (as such term is defined in the Order Establishing Case Management Procedures and Hearing Schedule, entered on February 11, 2002), the amount allowed thereunder. Otherwise, each holder of an Indirect PI Trust Claim entitled to vote will receive one vote in the amount of \$100.00.

c. Completion and Return of Master Ballots by Attorneys for Holders of Asbestos Personal Injury Claims:

Attorneys who represent individual holders of Asbestos Personal Injury Claims shall be permitted to cast Ballots for such holders, but only to the extent such attorneys have the authority from their clients to do so. Each attorney voting on behalf of the individuals who hold or assert Asbestos Personal Injury Claims who it represents and on whose behalf he or she has authority to vote shall complete a Master Ballot, which will set forth the votes cast by such attorney on behalf of any such clients. The following procedures will govern the completion and return of a Master Ballot:

(i) Summarizing Votes on the Master Ballot:

- (1) The Master Ballot shall contain the following options for voting, one of which shall be marked by the attorney:
 - (a) "All claimants listed on the exhibit accompanying this Ballot **ACCEPT** the Plan.
 - (b) "All claimants listed on the exhibit accompanying this Ballot **REJECT** the Plan.
 - (c) "All claimants listed on the exhibit accompanying this Ballot **ACCEPT** the Plan, *except* as marked on such exhibit.
 - (d) "All claimants listed on the exhibit accompanying this Ballot **REJECT** the Plan, *except* as marked on such exhibit."
- (2) The attorney completing the Master Ballot also will have to complete the following summary of votes on the Plan for each disease category of Asbestos Personal Injury Claims for which the attorney is voting on the Plan:
 - (a) "Of the claimants listed in the *mesothelioma* disease category on the exhibit accompanying this Ballot, _____ number of claimants vote to **ACCEPT** the Plan, and _____ number of claimants vote to **REJECT** the Plan.
 - (b) "Of the claimants listed in the *lung cancer 1* disease category on the exhibit accompanying this Ballot, _____ number of claimants vote to **ACCEPT** the Plan, and _____ number of claimants vote to **REJECT** the Plan.
 - (c) "Of the claimants listed in the *lung cancer 2* disease category on the exhibit accompanying this Ballot, _____ number of claimants vote to **ACCEPT** the Plan, and _____ number of claimants vote to **REJECT** the Plan.
 - (d) "Of the claimants listed in the *other cancer* disease category on the exhibit accompanying this Ballot, _____ number of claimants vote to **ACCEPT** the Plan, and _____ number of claimants vote to **REJECT** the Plan.

- (e) "Of the claimants listed in the *severe asbestosis* disease category on the exhibit accompanying this Ballot, _____ number of claimants vote to **ACCEPT** the Plan, and _____ number of claimants vote to **REJECT** the Plan.
- (f) "Of the claimants listed in the *asbestosis/pleural disease (level III)* disease category on the exhibit accompanying this Ballot, _____ number of claimants vote to **ACCEPT** the Plan, and _____ number of claimants vote to **REJECT** the Plan.
- (g) "Of the claimants listed in the *other asbestosis/pleural disease (level II)* disease category on the exhibit accompanying this Ballot, _____ number of claimants vote to **ACCEPT** the Plan, and _____ number of claimants vote to **REJECT** the Plan.
- (h) "Of the claimants listed in the *other asbestos disease* disease category on the exhibit accompanying this Ballot, _____ number of claimants vote to **ACCEPT** the Plan, and _____ number of claimants vote to **REJECT** the Plan."

(ii) **Certification by Attorney of Authority to Vote:**

- (1) The Master Ballot will contain certifications to be completed by the attorney preparing and signing the Master Ballot pursuant to which such attorney will certify that such attorney (i) has the authority to cast a Ballot on the Plan on behalf of the holders of each of the Asbestos Personal Injury Claims listed on the exhibit attached to the Master Ballot, and (ii) has the authority to represent the disease category indicated with respect to each holder of an Asbestos Personal Injury Claim listed on the exhibit attached to the Master Ballot, which disease category is true and correct.
- (2) If the attorney is unable to make such certifications on behalf of any holder of an Asbestos Personal Injury Claim whom he or she represents, the attorney may not cast a vote on behalf of such claimant and must timely send the information relating to the names and addresses of its clients for whom he or she may not vote to the Voting Agent in accordance with section 4.a(i)(2) hereof.

(iii) **Summary Sheet Exhibit to the Master Ballot:**

- (1) Each attorney shall prepare a summary sheet in the form attached to the Master Ballot. This summary sheet will become an exhibit to the Master Ballot and will list each individual holder of an Asbestos Personal Injury Claim represented by such attorney and on whose behalf the attorney is voting on the Plan by name, social security number, and disease type (*i.e.*, mesothelioma, lung cancer 1, etc.). If any exceptions to the vote are noted pursuant to section 4.c(i)(1)(c) or section 4.c(i)(1)(d) hereof, the attorney shall note such exceptions on the summary sheet.
- (2) The entire summary sheet must be attached as an exhibit to the Master Ballot, and the completed Master Ballot and exhibit must be returned to the Voting Agent in accordance with section 5.c(i) of these Voting Procedures.

5. Return of Ballots:

a. Claimants that Are Entitled to Vote:

Except as provided herein with respect to Asbestos Personal Injury Claims and Debt Securities, each claimant that has a Claim (i) for which a Claim amount may be determined pursuant to section 6.a hereof as of the Voting Deadline, (ii) which Claim is not treated as unimpaired under the Plan, (iii) which Claim is not in a class that is deemed to have rejected the Plan, and (iv) which Claim is not the subject of an objection that is pending as of the Voting Record Date unless an order is entered by the Bankruptcy Court allowing such Claim by the Voting Deadline, is entitled to vote to accept or reject the Plan. Notwithstanding the immediately preceding sentence, holders of Asbestos Property Damage Claims that provided to AWI's counsel by February 10, 2003 information responsive to the Bankruptcy Court's order on product identification shall be entitled to vote on the Plan unless (i) any such holder waives its right to vote on the Plan pursuant to a settlement agreement entered into with AWI and approved by the Bankruptcy Court prior to the Voting Deadline, or (ii) such Asbestos Property Damage Claim is disallowed prior to the Voting Deadline. The assignee of a transferred and assigned Claim (whether a filed or scheduled Claim) shall be permitted to vote such Claim *only* if the transfer and assignment has been noted on the Bankruptcy Court's docket and is effective pursuant to Bankruptcy Rule 3001(e) as of the close of business on the Voting Record Date.

b. Authority to Complete and Execute Ballots:

If a Ballot is signed by a trustee, executor, administrator, guardian, attorney-in-fact, officer of a corporation, or any other Entity acting in a fiduciary or representative capacity, such person must indicate such capacity when signing. The authority of the signatory of each Ballot to complete and execute the Ballot shall be presumed, but each such signatory shall certify, by executing the Ballot, that he or she has such authority and shall provide evidence of such authority upon request of the Voting Agent or Special Voting Agent.

c. Place to Send Completed Ballots:

(i) Voting Agent:

All Ballots other than Ballots for holders of Debt Securities, should be returned by mail to Trumbull Services, LLC, Attn: Armstrong World Industries, Inc., P.O. Box 1117, Windsor, CT 06095. Ballots may also be sent by hand delivery or overnight courier to Armstrong World Industries, Inc., c/o Trumbull Services, LLC, 4 Griffin Road North, Windsor, CT 06095.

(ii) Special Voting Agent:

All Ballots for holders of Debt Securities (including, record holder Ballots, Master Ballots for Debt Securities, and "prevalidated" beneficial owner Ballots), except those beneficial owner Ballots that are to be returned to the Debt Nominees, should be returned by mail, hand delivery, or overnight courier to Innisfree M&A Incorporated, 501 Madison Avenue, 20th floor, New York, New York 10022 (Attn: Armstrong World Industries, Inc.).

d. Deadline for Receiving Completed Ballots:

- (i)** All Ballots must be *actually received* by the Voting Agent (Trumbull Services, LLC) or the Special Voting Agent (Innisfree M&A Incorporated), as applicable, by 5:00 p.m., New York, New York, time, by the Voting Deadline. Such Ballots may be received by the Voting Agent or Special Voting Agent at the applicable address set forth on the return

envelope. Neither the Voting Agent nor the Special Voting Agent will accept Ballots submitted by facsimile or electronic transmission. The Voting Agent and the Special Voting Agent will date and time-stamp all Ballots when received. In addition, the Voting Agent and Special Voting Agent will make a photocopy of all such Ballots received (including all Ballots forwarded to either by the other Agent) and will retain a copy of such Ballots for a period of one (1) year after the Effective Date of the Plan, unless otherwise instructed by AWI, in writing, or otherwise ordered by the Bankruptcy Court.

6. Tabulation of Ballots:

a. Determination of Amount of Claims Voted:

(i) Debt Securities:

With respect to the tabulation of Ballots cast by record holders and beneficial owners of Debt Securities, for purposes of voting, the amount that will be used to tabulate acceptance or rejection of the Plan will be the Record Amount. The following additional rules will apply to the tabulation of Ballots cast by record holders and beneficial owners of Debt Securities:

- (1) Votes cast by beneficial owners holding Debt Securities through a Debt Nominee will be applied against the positions held by such entities in the applicable Debt Securities as of the Voting Record Date, as evidenced by the record and depository listings. Votes submitted by a Debt Nominee, whether pursuant to a Master Ballot or prevalidated Ballots, will not be counted in excess of the Record Amount of Debt Securities held by such Debt Nominee.
- (2) To the extent that conflicting votes or "overvotes" are submitted by a Debt Nominee, whether pursuant to a Master Ballot or prevalidated Ballots, the Special Voting Agent will attempt to resolve the conflict or overvote prior to the preparation of the vote certification.
- (3) To the extent that overvotes on a Master Ballot or prevalidated Ballots are not reconcilable prior to the preparation of the vote certification, the Special Voting Agent will apply the votes to accept and to reject the Plan in the same proportion as the votes to accept and reject the Plan submitted on the Master Ballot or prevalidated Ballots that contained the overvote, but only to the extent of the Debt Nominee's position in the applicable Debt Security.
- (4) Multiple Master Ballots may be completed by a single Debt Nominee and delivered to the Special Voting Agent. Votes reflected by multiple Master Ballots will be counted, except to the extent that they are duplicative of other Master Ballots. If two or more Master Ballots are inconsistent, the latest Master Ballot received prior to the Voting Deadline will, to the extent of such inconsistency, supersede and revoke any prior Master Ballot.
- (5) For purposes of tabulating votes, each registered record holder or beneficial owner of a Debt Security will be deemed to have voted the full amount of its Claim relating to such Debt Security.

(ii) Claims Other than Debt Securities, Asbestos Property Damage Claims, Asbestos Personal Injury Claims, and Environmental Claims:

With respect to the tabulation of Ballots for all Claims other than (a) Debt Securities, (b) Asbestos Property Damage Claims, (c) Asbestos Personal Injury Claims, and

(d) Environmental Claims. for purposes of voting, the amount to be used to tabulate acceptance or rejection of the Plan is as follows (in order of priority):

- (1) If, prior to the Voting Deadline, (i) the Bankruptcy Court enters an order fully or partially allowing a Claim, whether for all purposes or for voting purposes only, (ii) a Claim is fully or partially allowed for all purposes in accordance with the Claims Settlement Guidelines, or (iii) AWI and the holder of a Claim agree to fully or partially allow such Claim for voting purposes only and no objection to such allowance is received by AWI within seven (7) calendar days after service by first-class mail of notice of such agreement to the parties on the All Notices List (as such term is defined in the Order Establishing Case Management Procedures and Hearing Schedule, entered on February 11, 2002), the amount allowed thereunder.
- (2) The liquidated amount specified in a proof of claim timely filed in accordance with the General Bar Date Order, so long as such Claim has not been disallowed or expunged by the Bankruptcy Court and is not the subject of an objection pending as of the Voting Record Date.
- (3) The Claim amount listed in the Schedules as unliquidated, undisputed, and noncontingent.
- (4) If a claim is recorded in the Schedules or on a proof of claim as unliquidated, contingent and/or undetermined only in part, the holder of the claim shall be entitled to vote that portion of the claim that is liquidated, noncontingent and undisputed in the liquidated, noncontingent and undisputed amount, subject to any limitations set forth herein and unless otherwise ordered by the Court.
- (5) Wholly Unliquidated, Contingent, and/or Undetermined Claims:
 - (a) If a proof of claim has been timely filed in accordance with the General Bar Date Order and such Claim is wholly unliquidated, contingent, and/or undetermined, the claim amount, for voting purposes only, shall be \$1.00 so long as such Claim has not been disallowed or expunged by the Court and is not the subject of an objection pending as of the Voting Record Date.
 - (b) **Claimant's Voting Motion:** The Confirmation Hearing Notice will include a summary description of the "one dollar, one vote" procedure with respect to holders of filed Claims (other than Asbestos Personal Injury Claims) that are wholly unliquidated, contingent, and/or undetermined as described in section 6.a(ii)(5)(a) above. The Confirmation Hearing Notice will further state that any claimant wishing to have its Claim allowed for voting purposes in a greater amount must serve on AWI and file with the Bankruptcy Court, on or before the fifteenth (15th) day after the deadline by which AWI must have served the Solicitation Packages, a motion for an order pursuant to Bankruptcy Rule 3018(a) temporarily allowing such claim in a different amount for purposes of voting (a "**Claimant's Voting Motion**"). A Claimant's Voting Motion must set forth with particularity the amount and classification of which such claimant believes its Claim should be allowed for voting purposes, and the evidence in support of that belief.

(iii) Asbestos Property Damage Claims:

With respect to the tabulation of Ballots for all Asbestos Property Damage Claims entitled to vote on the Plan, the amount to be used to tabulate acceptance or rejection of the Plan will be as follows (in order of priority):

- (1) If, prior to the Voting Deadline, (i) the Bankruptcy Court enters an order fully or partially allowing a Claim, whether for all purposes or for voting purposes only, (ii) a Claim is fully or partially allowed for all purposes in accordance with the Claims Settlement Guidelines, or (iii) AWI and the holder of a Claim agree to fully or partially allow such Claim for voting purposes only and no objection to such allowance is received by AWI within seven (7) calendar days after service by first-class mail of notice of such agreement to the parties on the All Notices List (as such term is defined in the Order Establishing Case Management Procedures and Hearing Schedule, entered on February 11, 2002), the amount allowed thereunder.
- (2) The liquidated amount specified in a proof of claim timely filed prior to the Asbestos PD Bar Date.
- (3) If a proof of claim has been timely filed prior to the Asbestos PD Bar Date and there is no liquidated amount specified therein or such Claim is wholly unliquidated, contingent, and/or undetermined, the claim amount, for voting purposes only, shall be \$100.00.
- (4) If, prior to the Confirmation Hearing, the Bankruptcy Court enters a final order approving a settlement between AWI and the holder of an Asbestos Property Damage Claim, the vote of such holder of an Asbestos Property Damage Claim will not be counted.

The amount used to tabulate votes to accept or reject the Plan with respect to Asbestos Property Damage Claims will be for voting purposes only and will not be binding upon the holder, the Asbestos PD Trust or any other Entity for any purpose other than voting on the Plan.

(iv) Asbestos Personal Injury Claims:

With respect to the tabulation of Ballots for all Asbestos Personal Injury Claims, for voting purposes only, the amount to be used to tabulate acceptance or rejection of the Plan will be as described in section 4.b hereof.

(v) Environmental Claims:

With respect to the tabulation of Ballots for Environmental Claims, for voting purposes only, the amount to be used to tabulate acceptance or rejection of the Plan will be the amount of the liquidated claim set forth under the applicable environmental settlement agreement, or, if such settlement agreement has not become effective as of the Voting Record Date, \$100.00.

Any holder of a Claim that is not entitled to vote because its Claim is the subject of an objection pending before the Bankruptcy Court, or is entitled to vote but seeks to challenge the amount of the allowed amount of the Claim for voting purposes, may file a Claimant's Voting Motion. A Claimant's Voting Motion must be filed by a holder of a Claim on or before the fifteenth (15th) calendar day after the deadline by which AWI must have served the Solicitation Packages. As to

any creditor filing such a motion, such creditor's Ballot will not be counted unless temporarily allowed by the Court for voting purposes, after notice and a hearing.

b. Determination of Number of Claims Voted by Beneficial Owners of Debt Securities:

Each beneficial owner of Debt Securities is entitled to one (1) vote on account of its holdings of Debt Securities.

c. Aggregation of Multiple Unsecured Claims (other than Debt Securities) for Voting, Classification, and Treatment under the Plan:

(i) Specific Rules Relating to Entities With Multiple Claims:

For purposes of voting, classification, and treatment under the Plan, except as provided in section 6.c(ii) hereof, each Entity that holds or has filed more than one (1) Unsecured Claim (other than an Unsecured Claim under a Debt Security) against AWI shall be treated as if such Entity has only one (1) Unsecured Claim against AWI, the Unsecured Claims (other than Unsecured Claims under Debt Securities) filed by such Entity shall be aggregated, and the total dollar amount of such Entity's Unsecured Claims (other than Unsecured Claims under Debt Securities) against AWI shall be the sum of the aggregated Unsecured Claims of such Entity.

(ii) Specific Rules Relating to Transfers of Unsecured Claims other than Debt Securities:

For purposes of voting, classification, and treatment under the Plan, other than with respect to Debt Securities, the number and amount of Unsecured Claims held by an Entity to which any Unsecured Claim (other than a Debt Security) is transferred and which transfer is effective pursuant to Bankruptcy Rule 3001(e) no later than the close of business on the Voting Record Date shall be determined based upon the identity of the original holder of such Unsecured Claim and whether any Unsecured Claims held by the Entity entitled to vote as of the Voting Record Date would be aggregated pursuant to section 6.c(i) hereof if they were held by the original holder thereof as of the Voting Record Date.

d. Ballots Excluded:

A Ballot will *not* be counted if any of the following applies to such Ballot:

- (i)** The holder submitting the Ballot is not entitled to vote, pursuant to section 5.a hereof.
- (ii)** The Ballot is not *actually received* by the Voting Agent or the Special Voting Agent, as the case may be, in the manner set forth in section 5.c hereof by the Voting Deadline unless AWI shall have granted in writing an extension of the Voting Deadline with respect to such Ballot.
- (iii)** The Ballot is returned to the Voting Agent or Special Voting Agent, as the case may be, indicating acceptance or rejection of the Plan but is unsigned.
- (iv)** The Ballot is postmarked prior to the deadline for submission of Ballots but is received afterward.
- (v)** The Ballot is illegible or contains insufficient information to permit the identification of the claimant.

- (vi) The Ballot is transmitted to the Voting Agent or Special Voting Agent, as the case may be, by facsimile or other ~~electronic~~ means.
- (vii) The Ballot is submitted in a form that is not the appropriate Ballot for such claim.
- (viii) A Ballot that is not completed – including, without limitation, a Master Ballot with respect to an Asbestos Personal Injury Claim on which the attorney fails to make the required certification.

e. General Voting Procedures and Standard Assumptions:

In addition, the following voting procedures and standard assumptions will be used in tabulating Ballots.

- (i) A creditor may not split his, her, or its vote. Accordingly, except as provided in section 6.c(ii) hereof, (a) each creditor shall have a single vote within a particular class, (b) the full amount of all such creditor's claims (calculated in accordance with these procedures) within a particular class shall be deemed to have been voted either to accept or reject a Plan, and (c) any Ballot that partially rejects and partially accepts the Plan shall not be counted. Notwithstanding the foregoing, each beneficial owner of a Debt Security as of the Voting Record Date shall be entitled to a single vote for each issue of Debt Securities held either directly as a registered holder or held through a Debt Nominee.
- (ii) The Voting Agent or the Special Voting Agent, in its discretion, may contact voters to cure any defects in the Ballots or Master Ballots.
- (iii) Any voter that delivers a valid Ballot or Master Ballot may withdraw his, her, or its vote by delivering a written notice of withdrawal to the Voting Agent or Special Voting Agent before the Voting Deadline. To be valid, the notice of withdrawal must (a) be signed by the party who signed the Ballot or Master Ballot to be revoked and (b) be received by the Voting Agent or the Special Voting Agent before the Voting Deadline. AWI may contest the validity of any withdrawals.
- (iv) If multiple Ballots are received from different holders purporting to hold the same Claim, in the absence of contrary information establishing which claimant held such Claim as of the Voting Deadline or, in the case of Debt Securities, the Voting Record Date, the latest-dated Ballot that is received prior to the Voting Deadline will be the Ballot that is counted.
- (v) If multiple Ballots are received from a holder of a Claim and someone purporting to be his, her, or its attorney or agent, the Ballot received from the holder of the Claim will be the Ballot that is counted, and the vote of the purported attorney or agent will not be counted.
- (vi) There shall be a rebuttable presumption that any claimant who submits a properly completed superseding Ballot or withdrawal of Ballot on or before the Voting Deadline has sufficient cause, within the meaning of Bankruptcy Rule 3018(a), to change or withdraw such claimant's acceptance or rejection of the Plan.
- (vii) A Ballot that is completed, but on which the claimant did not note whether to accept or reject the Plan, shall not be counted as a vote to accept or reject the Plan.
- (viii) If multiple Ballots are received from a holder of a Claim for the same Claim, the latest-dated Ballot that is received prior to the Voting Deadline shall be the Ballot that is counted as vote to accept or reject the Plan.

Exhibit A

NEWSPAPERS

REGIONAL NEWSPAPERS
Mobile Register
Daily News
LA Times
Pensacola News Journal
Macon Telegraph
Kankakee Daily Journal
Baltimore Sun
Jackson Clarion Ledger
Columbus Dispatch
Stillwater Newspress
Portland Oregonian
Beaver County Times
Lancaster Intelligencer
Williamsport Sun-Gazette

EXHIBIT B

ASBESTOS PUBLICATION NOTICE TRADE PUBLICATIONS

Subject to modification before AWI commences its solicitation process, the Asbestos Publication Notice will be published in one-time insertions in the following publications, so long as an issue of such publication will be printed and mailed prior to thirty days prior to the Voting Deadline:

PUBLICATION
Field & Stream
Parade
Reader's Digest
Sports Illustrated
USA Weekend

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EXHIBIT "E"
ARMSTRONG WORLD INDUSTRIES, INC.
LIQUIDATION ANALYSIS

STATEMENT OF ASSETS

(\$ in thousands)

	Note	Book Value as of September 30, 2002 (Note A) (Unaudited)	Hypothetical Percentage Recovery	Estimated Liquidation Value (Unaudited) [1] * [2] = [3]
		[1]	[2]	
Debtor Entity				
Cash and Cash Equivalents	B	\$205,925	100%	\$205,925
Accounts and notes receivable	C	151,415	78%	117,993
Inventory	D	84,379	62%	52,354
Income Taxes		118,900	0%	0
Deferred Taxes		46,800	0%	0
Other Current Assets	E	20,050	16%	3,235
Property, Plant and Equipment, Net	F	647,468	11%	69,480
Other Intangibles	G	49,288	NM	100,000
Other Non-Current Assets	H	488,349	19%	95,120
Other Investments	I	41,900	NM	101,000
Total Assets		\$1,854,475		\$745,108
Orderly Liquidation Value of Non-Debtor Entities	J			\$841,950
Assets and Other Items Available for Distribution				<u>\$1,587,058</u>
Costs Associated with Liquidation:	K			
Corporate Payroll/Overhead Costs during Liquidation				(141,750)
Chapter 7 Trustee Fees				(22,353)
Chapter 7 Professional Fees				(2,700)
Fees associated with Orderly Liquidation of Non-Debtor Entities				(25,259)
Costs Associated with Liquidation				<u>(\$192,062)</u>
Net Estimated Liquidation Proceeds Available for Distribution				<u>\$1,394,996</u>

DISTRIBUTION ANALYSIS SUMMARY

(\$ in thousands)

	Estimated Allowable Claims	Estimated Liquidation Value
Net Estimated Proceeds Available for Distribution		\$1,394,996
Less Secured Claims (Note L):		
Other	<u>\$116</u>	
Total Secured Claims		\$116
Net Estimated Liquidation Proceeds Available After Secured Claims		\$1,394,880
Less Chapter 11 Administrative and Priority Claims (Note M):		
Drawn Letters of Credit	\$40,000	
Post-Petition Account Payable	62,924	
Post-Petition Accrued Expenses	37,332	
Administrative Expense Claims	6,900	
Priority Claims (filed)	0	
Priority Tax Claims (filed)	30	
Professional Fees	<u>18,200</u>	
Total Administrative and Priority Claims		\$165,386
Proceeds Available to Unsecured Claims		\$1,229,494
Less Unsecured Claims with Debtor entities (Note N):		
Asbestos PI Liability Claim	\$3,078,432	
Prepetition Account Payable	53,400	
Prepetition Accrued Expenses	56,100	
Filer Debt at Face Value	1,400,700	
ESOP Loan Guarantee	145,900	
Est. Executory Contract Damage Claims	21,900	
Other Claims Estimated	15,000	
Debtor's Pre-petition L/C Balance	<u>26,500</u>	
Total Unsecured Claims and Estimated Present and Future Asbestos Personal Injury Claims		\$4,797,932
Net Estimated Deficiency to Unsecured Claims		<u>(\$3,568,438)</u>
Hypothetical Recovery (%)		<u>25.6%</u>

NOTES TO LIQUIDATION ANALYSIS

AWI believes that the Plan meets the “best interest of creditors” test of section 1129(a)(7) of the Bankruptcy Code. AWI believes that the members of each impaired class will receive at least as much as they would if a chapter 7 liquidation was performed for AWI. The analysis is summarized below.

The Liquidation Analysis reflects the estimated cash proceeds, net of liquidation-related costs, that would be realized if AWI were to be liquidated in accordance with chapter 7 of the Bankruptcy Code. Underlying the Liquidation Analysis are a number of estimates and assumptions that, although developed and considered reasonable by AWI's management and Lazard, are inherently subject to significant business, economic and competitive uncertainties and contingencies beyond the control of AWI and its management, and upon assumptions with respect to the liquidation decisions that could be subject to change. **ACCORDINGLY, THERE CAN BE NO ASSURANCE THAT THE VALUES REFLECTED IN THE LIQUIDATION ANALYSIS WOULD BE REALIZED IF AWI WERE, IN FACT, TO UNDERGO SUCH A LIQUIDATION, AND ACTUAL RESULTS COULD VARY MATERIALLY FROM THOSE SHOWN HERE.**

The Liquidation Analysis was prepared by AWI's management with the assistance of Lazard, based on AWI's balance sheet as of the end of the Third Quarter of 2002, and on the assumption that in a chapter 7 liquidation, AWI would cease operations on June 30, 2003. The Liquidation Analysis assumes that the actual September 30, 2002 balance sheet, on which the analysis is based, is a proxy for the June 30, 2003 balance sheet. It is also assumed that the liquidation of AWI would commence under the direction of a Court-appointed trustee and continue for nine months, during which time all of AWI's major assets would either be sold or conveyed to the respective lien holders, and the cash proceeds, net of liquidation-related costs, would then be distributed to creditors, including holders of Asbestos Personal Injury Claims. Although some assets might be liquidated in less than nine months, other assets would be more difficult to collect or sell, thus requiring a liquidation period substantially longer than nine months. The liquidation period would allow for the collection of receivables, sale of assets, and wind-down of daily operations. For certain assets, estimates of the liquidation proceeds were made for each asset individually. For other assets, liquidation values were assessed for general classes of assets by estimating the percentage recoveries that a trustee might achieve through their disposition. The Liquidation Analysis was performed by liquidating debtor assets and assuming an orderly liquidation on a going concern basis for the non-debtor assets and assumes that liquidation proceeds would be distributed in accordance with Bankruptcy Code sections 726 and 1129(b). The Liquidation Analysis assumes that there are no proceeds from recoveries of any potential preferences, fraudulent conveyances, or other causes of action.

FOOTNOTES TO LIQUIDATION ANALYSIS

A summary of the assumptions used by Lazard and AWI's management in preparing the liquidation analysis is set forth below.

Note A – Book Values as of September 30, 2002

Unless stated otherwise, the book values used in this Liquidation Analysis are the unaudited book values as of September 30, 2002 of AWI only and are assumed to be representative of AWI's assets and liabilities as of June 30, 2003. The balances exclude investments in affiliates, investments in subsidiaries, and amounts due from subsidiary companies totaling \$4,288.8 million, as well as the consolidated assets of non-filed subsidiaries. These assets are valued in Note J below.

Note B – Cash and Cash Equivalents

The Liquidation Analysis assumes that operations during the liquidation period would not generate additional cash available for distribution except for net proceeds from the disposition of non-cash assets. It is assumed that cash and cash equivalents of approximately \$206 million held in corporate accounts would be 100% collectible. Other cash, located at non-debtor subsidiaries, is comprised of minimum operating cash and an estimated \$47.5 million of excess cash, which has been allocated to the orderly liquidation value of the non-debtor entities.

Note C – Accounts Receivable

The accounts receivable assumes that a chapter 7 trustee would retain a staff to process the collection of outstanding accounts receivable. Proceeds from the collection of trade accounts receivable were estimated using the same methodology as the borrowing base certificate prepared on June 30, 2002 for the DIP Agent. This borrowing base certificate methodology was applied to the September 30, 2002 balance sheet values. The result is assumed to be an estimate of the amount of proceeds that would be available to a secured lender in the event of a liquidation as it is generally deemed adequate to cover the amount of the funds advanced based on the anticipated collections. Based on the borrowing base certificate, certain ineligible items were subtracted, and a discount based on the borrowing base advance rate was applied to the net receivables amount.

Accounts and notes receivable have been discounted to approximately 78% of their book value as a result of the application of this methodology.

Note D – Inventory

Inventories are comprised of raw materials, work-in-process and finished goods. Proceeds from the collection of inventories were estimated using the same methodology as the borrowing base certificate prepared on June 30, 2002 for the DIP Agent. This borrowing base certificate methodology was applied to the September 30, 2002 balance sheet. Raw materials inventory is generally assumed to be commodity materials and is assumed to be recoverable at 15% of eligible raw materials. It is assumed that the work-in-process inventory will be sold at 25% of eligible work in process. The amount of the finished goods inventory recovery is estimated at 60% of eligible finished goods. This methodology resulted in an overall inventory recovery as a percentage of net book value of 62%. The liquidation of AWI's substantial investment in inventory will require the expenditure of significant funds, including the costs of retaining a sales force and operating the distribution centers during the liquidation period. These costs are discussed in *Note K—Costs Associated with Liquidation*.

Note E – Other Current Assets

Other current assets include prepaid marketing and promotion expenses, prepaid sundry expenses, prepaid taxes, prepaid insurance, and other miscellaneous current assets. Prepaid insurance is assumed to have an 80% recovery rate, the liquidation value of prepaid sundry expenses is assumed to have a 50% recovery rate, and prepaid marketing and promotions and prepaid taxes are assumed to have a 0% recovery rate. All other current assets are assumed to have no recovery. This methodology resulted in an overall other current asset recovery as a percentage of net book value of 16%.

Note F – Property, Plant & Equipment, Net

Property, Plant & Equipment includes owned land, buildings, machinery and equipment. The recovery rates for property, plant and equipment were determined by assumptions of AWI's management. Using this valuation, Property, Plant & Equipment was deemed to have a liquidation value of approximately 11% of its book value.

Note G – Other Intangibles

Other intangibles include the AWI brand name and the net amortized value of computer software. Based on a forecast of potential future royalty fees and related administrative costs, and taking into account AWI's own business plan, the liquidation value of the AWI brand name is estimated to be approximately \$100 million. The net amortized value of computer software is assumed to have no recovery in a chapter 7 liquidation.

Note H – Other Non-Current Assets

Other non-current assets include the pension fund surplus, the trust established in connection with the Thomasville deferred compensation plan, an environmental receivable, and a reserve. The assumed value of the pension fund at liquidation is based upon an analysis conducted by Hewitt Associates. This value is based on estimating the after-tax value of the surplus between the value of the pension plan assets and the cost to purchase the annuity contracts from an insurance company.

Note I – Other Investments

Other investments include an investment in Interface Solutions, Inc. (“ISI”) and an investment in the WAVE joint venture. The investment in ISI is assumed to have a value of \$1 million in a liquidation, and the WAVE joint venture is assumed to have a value of \$100 million in a liquidation based on the capitalized value of the historical dividend stream in perpetuity.

Note J – Orderly Liquidation Value of Non-Debtor Entities

Orderly Liquidation Value of non-debtor business units includes Armstrong Wood Products, Armstrong European Resilient Flooring (ADE), European Building Products, Textile and Sports Flooring, and Pacific Rim Building Products, net of debt of \$71.5 million, plus excess cash of \$47.5 million as of October 31, 2002. The entities were valued using the same comparable company multiple methodology as used in determining the Reorganization Value. An additional 25% discount was applied to the multiples to reflect the orderly liquidation versus a full marketing and sales process of a going concern.

Note K – Costs Associated with Liquidation

Corporate payroll and operating costs during liquidation are based upon the assumption that corporate functions would be required to oversee the liquidation process. Corporate payroll/overhead costs of \$141.8 million are calculated using the pay and benefits (\$27 million/month) for 100% of employees of AWI for three months, for 50% of employees of AWI for three months, and for 25% of employees of AWI for three months.

Chapter 7 Trustee Fees include those fees associated with the appointment of a chapter 7 trustee in accordance with section 326 of the Bankruptcy Code. Trustee fees are estimated based on historical experience in other similar cases and are calculated at 3% of the total cash generated during the liquidation.

Chapter 7 Professional Fees include legal and accounting fees incurred during the nine-month liquidation period. Monthly professional fees are assumed to be \$300,000 per month during the beginning of the chapter 7 liquidation and will last for nine months.

In addition, a fee of 3% was assumed to reflect the cost relating to the sale of non-debtor entities.

The costs of administering a chapter 7 liquidation are estimated as follows:

Corporate Payroll/Overhead Costs	\$141.8 million
Trustee Fees	\$22.3 million
Professional Fees	\$2.7 million
Wind-down Costs	\$25.3 million
Total	\$192.0 million

Note L – Secured Creditor Claims

For purposes of the Liquidation Analysis, AWI’s management believes that the only significant secured claims are related to capital lease obligations, utility and mechanic’s liens, and the St. Helen’s debt. AWI’s management believes that the COLI claims will be satisfied by the insurance policies to the extent these policies have value.

Note M – Administrative and Priority Claims

Administrative and priority claims include postpetition trade payables and accrued expenses, priority tax claims, and other claims. Postpetition accrued expenses include estimates of additional administrative and priority claims in a chapter 7 case.

Note N – Prepetition Unsecured Claims and Present and Future Asbestos Personal Injury Claims

For purposes of the Liquidation Analysis, AWI’s management has assumed that unsecured claims will consist of Asbestos Personal Injury Claims (net of insurance at book value), and all other Unsecured Claims, including prepetition accounts payable, prepetition accrued expenses, and unsecured claims. AWI’s management has assumed that future, unknown Asbestos Personal Injury Claims either will be treated as “claims” under section 101(5) of the Bankruptcy Code or will receive some allocation of value

from the liquidation of AWI's assets to enable payment of such claims. Unsecured claims do not represent net intercompany claims against AWI of \$420.1 million, and, if such claims were included and paid *pari passu* with other unsecured claims, the percentage recovery for creditors would be lower. The Asbestos Personal Injury Claimants' Committee and the Future Claimants' Representative believe that the actual value of Asbestos Personal Injury Claims would be higher than the assumed value used in the Liquidation Analysis.

EXHIBIT "F"

SUBSIDIARIES OF ARMSTRONG WORLD INDUSTRIES, INC.

AWI'S DIRECTLY OWNED DIRECT SUBSIDIARIES

Armstrong Cork Finance Corporation
Armstrong Enterprises, Inc.
Armstrong Foundation (non-profit)
Armstrong Holdings Canada, Inc.
Armstrong Realty Group, Inc.
Armstrong Ventures, Inc.
Armstrong Wood Products, Inc. ("**AWP**")
Armstrong World Industries Asia, Inc.
Armstrong World Industries (Delaware) Inc.
Armstrong World Industries (India) Inc.
Armstrong World Industries Latin America, Inc.
Armstrong.com Holding Company
AWI Licensing Company
A W I (NEVADA), INC.
Charleswater Products, Inc.
Chemline Industries, Inc.
Desseaux Corporation of North America
IWF, Inc.
Natural Plastic Research Institute
Nitram Liquidators, Inc.
Worthington Armstrong Venture (50%-owned unincorporated affiliate) ("**WAVE**")

JURISDICTION OF INCORPORATION

Delaware
Vermont
Pennsylvania
Delaware
Pennsylvania
Delaware
Delaware
Nevada
Delaware
Nevada
Nevada
Delaware
Delaware
Nevada
Delaware
Delaware
Delaware
Nevada
Delaware
Delaware

AWI'S DIRECTLY OWNED FOREIGN SUBSIDIARIES

AIPB SPRL
Armstrong (Floor) Holdings, B.V.
Armstrong (Floor) Holdings Ltd.
Armstrong (Japan) K.K. (*in liquidation*)
Armstrong (Singapore) Pte. Ltd.
Armstrong (U.K.) Investments
Armstrong Architectural Products S.L.
Armstrong Building Products
Armstrong Building Products B.V.
Armstrong Building Products Company (Shanghai) Ltd.
Armstrong Building Products G.m.b.H.
Armstrong Building Products S.A.
Armstrong Building Products S.r.l.
Armstrong DLW AG ("**DLW**")
Armstrong Europa G.m.b.H.
Armstrong Europe Services
Armstrong FSC, Ltd.
Armstrong Floor Products Europe Ltd.
Armstrong Floor Products Europe Ltd. (Rep Office)
Armstrong Floor Products Europe S.a.r.l.
Armstrong Metal Ceilings Limited
Armstrong Metalldecken Holding AG ("**AWI Metalldecken**")
Armstrong World do Brasil Ltda.
Armstrong World Industries (Australia) Pty. Ltd.
Armstrong World Industries (China) Ltd.
Armstrong World Industries (H.K.) Limited
Armstrong World Industries (India) Private Limited
Armstrong World Industries (Thailand) Ltd.

JURISDICTION OF INCORPORATION

Belgium
Netherlands
United Kingdom
Japan
Singapore
United Kingdom
Spain
United Kingdom
Netherlands
PRC
Germany
France
Italy
Germany
Germany
United Kingdom
Bermuda
United Kingdom
Spain
France
United Kingdom
Switzerland
Brazil
Australia
PRC
Hong Kong
India
Thailand

Armstrong World Industries AB
 Armstrong World Industries Canada Ltd.
 Armstrong World Industries Holding G.m.b.H.
 Armstrong World Industries Ltd.
 Armstrong World Industries Mauritius
 Armstrong World Industries Pty. Ltd.
 Armstrong World Industries de Mexico, S.A. de C.V.
 Liberty Commercial Services Ltd.

Sweden
 Canada
 Germany
 United Kingdom
 Mauritius
 Australia
 Mexico
 Bermuda

AWP'S DOMESTIC SUBSIDIARIES

Bruce Hardwood Flooring LLC
 Hartco Flooring Company
 Robbins Hardwood Flooring, Inc.
 Triangle Pacific International LLC
 Worldwide Kitchens, Inc.

JURISDICTION OF INCORPORATION

Delaware
 Tennessee
 Delaware
 Delaware
 Delaware

AWP'S FOREIGN SUBSIDIARIES

Bruce Hardwood Floors Mexico, S.A. de C.V.
 Servitec Mexico, S.A. de C.V.
 Bruce Hardwood Floors (UK) Limited
 Bruce Chile Distribuidora Limitada

JURISDICTION OF INCORPORATION

Mexico
 Mexico
 United Kingdom
 Chile

DLW'S DOMESTIC SUBSIDIARIES

DDSS North America, Inc.
 Desso (U.S.A.) Inc.

JURISDICTION OF INCORPORATION

Delaware
 Pennsylvania

DLW'S FOREIGN SUBSIDIARIES

"Marka" Bodenbelags-Vertriebs-GmbH
 Armstrong DLW Belgium N.V.
 Armstrong DLW Licensing GmbH
 Birla-DLW Ltd.
 DLW (Schweiz) AG
 DLW Austria Gesellschaft m.b.H.
 DLW Beteiligungs GmbH
 DLW Bodenbelags GmbH
 DLW Financial Services Finanzierungsvermittlungs-GmbH
 DLW Floorings Ltd. (*liquidation in process/planned*)
 DLW France S.a.r.l.
 DLW Iberica S.A.
 DLW Italia S.p.A. (*planned name change in 04/03*)
 DLW Nederland B.V.
 DLW Norge A/S
 DLW Scandinavia A/S
 DLW Versicherungs-und Werbevermittlungs-GmbH
 DLW vybaveni interieru s.r.o.
 Desso Asia Pacific Pte. Ltd.
 Desso Australia Pty. Ltd.
 Desso Belgie
 Desso Dendermonde
 Desso DLW Sports Systems
 Desso DLW Sports Systems B.V.
 Desso DLW Sports Systems GmbH
 Desso DLW Sports Systems Limited
 Desso DLW Sports Systems S.A.
 Desso DLW Sports Systems S.a.r.l.

JURISDICTION OF INCORPORATION

Germany
 Belgium
 Germany
 India
 Switzerland
 Austria
 Germany
 Germany
 Germany
 United Kingdom
 France
 Spain
 Italy
 Netherlands
 Norway
 Denmark
 Germany
 Czech Republic
 Singapore
 Australia
 Belgium
 Belgium
 Belgium
 Netherlands
 Germany
 United Kingdom
 Spain
 France

Desso DLW Sports Systems Srl.
 Desso DLW Textil GmbH
 Desso Danmark A/S
 Desso Esco Espana S.A.
 Desso Esco Italia S.p.A.
 Desso Esco (UK) Limited
 Desso France SAS
 Desso Home B.V.
 Desso Limited
 Desso Oss B.V.
 Desso Ltd.
 Desso Waalwijk B.V.
 Indol Grundstücks-Verwaltungs Gesellschaft mbH & Co. OHG
 Röder GmbH Sitzmöbelwerke
 Tapijtfabriek H. Desseaux N.V.

Italy
 Germany
 Denmark
 Spain
 Italy
 United Kingdom
 France
 Netherlands
 United Kingdom
 Netherlands
 United Kingdom
 Netherlands
 Germany
 Germany
 Netherlands

AWI METALLDECKEN'S DOMESTIC SUBSIDIARIES

Gema Metal Ceilings, Inc.

JURISDICTION OF INCORPORATION

Delaware

AWI METALLDECKEN'S FOREIGN SUBSIDIARIES

Argenta Ltd.
 Argenta Pte. Ltd.
 Armstrong Metalldecken AG
 Armstrong Metalldecken GmbH
 Armstrong Metalldecken Management und Beratung AG
 Gema Metal Ceilings (Asia-Pacific) Pte. Ltd.
 Gema Yapi Elemanlari Ticaret AS
 Phonex-Gema AG

JURISDICTION OF INCORPORATION

Hong Kong
 Singapore
 Switzerland
 Austria
 Switzerland
 Singapore
 Turkey
 Switzerland

WAVE'S FOREIGN SUBSIDIARIES

Perfiles y Techos, S.L. (known as Peytesa)
 Worthington Armstrong Metal Products Co. (Shanghai) Ltd.
 Worthington Armstrong UK Limited
 Worthington Armstrong Venture Europe S.A.

Spain
 PRC
 United Kingdom
 France

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